


No. 14197

Supreme Court of Illinois

Burton

vs.

Collins et al.

71641  7

November Term A.D. 1854

FEE-BILL.

Young & Sowny & William Collins
vs
Thomas Burton

Appeal from
Hamilton

1854.

All Costs of Plaintiffs

Nov.

To filing record,	15
" Docketing suit , <i>cause</i>	10
" Issuing Subpoena,	
" Writ of Error and filing,	
" entering appearance of plaintiff and attorney,	20
" " " " defendant	
" " / Orders,	25
" " / Motions,	25
" Filing Papers,	
" Furnishing Abstracts and briefs,	
" entering final Judgment,	25
" copy Certificate and Seal,	50
" entering opinion of Court,	
" copy Certificate and Seal,	
" Docket Fee,	25
" Making Cost bill and Copy,	25
" Fi fa, Sheriff's return and Docketing,	45
" Postage ,	
<u>\$ 3 65</u>	

Ward in Hamilton
And Callahan and
W. J. Callahan

Sheriff's fees,
~~Serving, Returning and Mileage,~~

~~Circuit Clerk's fees,~~
~~Copy of Record,~~

A True Copy from my Record,

Noah Johnston Clerk.

State of Illinois, }
SUPREME COURT. } ss.

The People of the State of Illinois,

To the Sheriff of the County of *Hamilton*

GREETING:

We command you that of the goods and chattels, lands and tenements of *Young*
S Lowry and William Collins

you cause to be made the sum of *fourteen*
— Dollars and *36 1/4* Cents damages, and
the sum of *three* Dollars and *sixty five* Cents
costs in the said Supreme Court, which *Thomas Burton*

lately recovered against *them* before the Justices of our said Supreme Court, as appears
to us of record, and make return hereof in ninety days.

Witness, the Hon. *Samuel L. Sear* Chief
Justice of the Supreme Court, and the seal thereof, at *Spring-*

~~field~~, this *28th* day of *November*
in the year of our Lord, one thousand eight hundred and
fifty four.

Asah Schuster

Clerk of the Supreme Court.



This execution came to hand December 5th 1854
John H. Hester Sheriff
He executed order in my order at the state of the Supreme Court on account of error in the final order of Supreme Court the day of December 2nd 1854

Collins & Lewis

Burton

Exec & fee Bill
from Supreme
Court

Supreme Court.

Thomas Burton

vs

Young S Lowry &
William Collins

Execution.

Damages \$14.36 $\frac{1}{4}$

Costs -

3.65

The Sheriff will please
make the money as
soon as possible
R. W. Nelson

Filed



At a Supreme Court, began and held
at Mount Vernon, on Monday the thirtieth
day of November, in the year of our Lord
one thousand eight hundred and fifty-four;
to-wit: On the twenty fourth day of Novem-
ber in the year of our Lord one thousand
eight hundred and fifty-four.

Present, the Honorable James H. Lewis, Chief Justice
" " John J. Catron, Associate Justice
" " Walter B. Steele, Associate Justice

Young J. Savory &
William Collins }
vs } Appeal from Hamilton
Thomas Burton }

On this day came the Appellee by
Adison his Atty. and on his motion, it is ordered
by the Court, that the Appeal herein, be and
the same hereby is, dismissed, and as
appearing to the satisfaction of the Court,
that this Appeal has been taken for delay,
It is therefore, considered that, for the
the delay aforesaid, the Appellee recover
of and from the Appellants herein, five per
cent on the amount of the judgment appealed
from, and the Clerk is ordered to compute
the same and return judgment therefor,
which computation being made, and
amounting to the sum of \$14.36 1/4 Cents,
it is considered and adjudged by the Court,
that the said Appellee recover from the said
Appellants the said sum of fourteen Dollars
and thirty six and one fourth Cents, the
damages aforesaid, for the delay aforesaid,
and also the amount of his costs and charges

by him in and about this Appene laid out
and expended, and that he have execution
therefor &c.

State of Illinois, S.S.

I, Noah Johnston, Clerk of
the Supreme Court for the first Grand
Division of the State of Illinois, do hereby
certify that the foregoing is a true copy of
the final order of the said Supreme Court,
in the above entitled Cause, of record in
my Office.

In Testimony Whereof, I have hereunto
set my hand and affixed the Seal
of said Supreme Court, at Mount-
Carroll, this twenty eighth day of
November in the year of Our
Lord One thousand eight hundred
and fifty-four.

Noah Johnston, C. S. C.

287
261

Louns &
Collins }
" }
Barton }

Copy of record
of Supreme
Court

You sh^d will please
file & issue execution
for amt of Judgment
of Circuit Court & interest
from rendition with
Costs of Circuit Court
R.S. Nelson atty
for plffs

McLeanboro Ills Dec. 1th 1854—

Book Johnson Esq }
Mount Vernon Ills }

Dear Sir

I am very much surprised to learn that you have transmitted to the clerk of the Circuit Court, of this County, an execution against, Young S. Lowery & William Collins for the amt of \$14,36¹/₄ damages & \$3- cost, in favor of Tho^s Burton, Being the final Order of the Supreme Court in the case of Young S. Lowery & William Collins vs Thomas Burton, making the said Thomas Burton, the Appellee, and the said Young S. Lowery & William Collins the Appellants in the above entitled cause, and Nelson the Atty for the Appellee, which must certainly be a mistake, for in fact the case is precisely the reverse, to that stated in the said Order, as the Appeal was taken by said Thomas Burton which would constitute him the Appellant, and the said Young S. Lowery & William Collins the Appellees, and Nelson was the Atty for said Lowery & Collins, I cannot imagine how the mistake could have occurred, unless from an error in dictating, I have got the clerk to promise to hold the execution, against Lowery & Collins until I can get an answer from you

Yours

which I hope will be on the receipt of this,
I have also writen to R. S. Nelson, who will
see you and explain the matter, if he is at
home, The judgement in the Circuit Court was
in favor of Lowry & Collins for \$387.25 and cost of
suit, and Button taken an appeal as supposed
for delay, Your early attention to this matter
will oblige

Your sincere friend and

Obedient Servant
Chester Carpenter

Thomas Butler
by
Scripps & Collins
Issued in New York &
Called in

1854

Mark Johnson Esq.
State of Wisconsin Court
Thomas Johnson
Scripps & Collins
New York

1417

M Leavelle Ills Dec 9th 1854

Noah Johnson Esqr
Mount Vernon Ills

Dear Sir

Your favor of 6th Inst is received, the mistake was as I expected, and the explanation satisfactory.

Please find enclosed the final order of Supreme Court together with Execution and fe bill, which you will please have the kindness to correct and transmit by mail, to the Circuit Clerk of this County at your earliest convenience,

Yours Respectfully &c

Leicester, Carpenter