

14228

No. _____

Supreme Court of Illinois

G.Ledda & Co.

vs.

Hughes

71641  7

Abstract

garrison Lettada & Co ~~plaintiffs~~
" " ~~defendants~~
Hughes 3 ~~(Defendants)~~

1. The balance for the ~~plaintiffs~~ in appellants
over to Shony 688 13 \$
inlay which converted into money
or money worth, or the delivery
refused - here the boats belong to Hughes
in case the money was not paid in two
days -
2. There is a ^{fatal} variance between the Contract
declared on & the proofs in this case
3. Wallace the Pilot was only a special agent
to take the boats to New Orleans
- 4th The Maradine Law is not applicable to
flat boats & fresh water craft
Johnson vs Shady & others 3. Mo 254
- 5th Money lent will not lie against the appellants
to recover Money loaned to Wallace
it being out of the scope of the agency
6. If any person is responsible on the 3rd
Count it was Wallace & not Garrison Lettada
being a special carrier & not a common
carrier.

Samuel Lett dates

Wm. Lett

Brief

14228