

No. 13780

# Supreme Court of Illinois

Robinson

vs.

Skinner

Proceedings of the County Court <sup>Second</sup>  
County State of Illinois began <sup>and</sup> held at the  
Court House at Peoria in <sup>Said</sup> County under its  
extended jurisdiction for judicial <sup>and</sup> other business  
on Monday February 7<sup>th</sup> A. D. 1859.

Present Hon. Wellington Loucks Judge  
Charles Kettelle <sup>clerk</sup> <sup>and</sup> John Bryner <sup>Shuff.</sup>

Tuesday February 8<sup>th</sup> 1859

Hiram Robinson

vs

Adolphus Skinner

Appeal from  
J. J. from

This day came the <sup>said</sup> plain-  
tiff by John T. Lindsey <sup>his</sup> attorney <sup>and</sup> the <sup>said</sup>  
defendant by Ingersoll <sup>and</sup> Bros- <sup>their</sup> attorneys <sup>and</sup>  
it is ordered by the Court that a Jury be empaneled  
to try said cause, Whereupon came a Jury of <sup>twelve</sup>  
good <sup>and</sup> lawful men to wit John Waugh J. A. M.  
Shaw Johnson Cole, Samuel Quinn R. B. McCul-  
loch, Thomas Wood, J. G. Reynolds, Hiram  
Shaw, Edward Wiley Ira Blanchard W<sup>m</sup>  
Thompson, <sup>and</sup> Cyrus Russell, who was duly  
sworn, tried <sup>and</sup> sworn, <sup>and</sup> having heard the <sup>ev-</sup>  
idence in the case retired to consider of their <sup>verdict.</sup>

Wednesday February 9<sup>th</sup> 1859

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Hiram Robinson

vs

Addphus Skinner

This day came again both parties to this Suit <sup>and</sup> also the Jury. Empannelled yesterday <sup>and</sup> returned into the Court. The following Verdict: "We the jury find for the plaintiff <sup>and</sup> assess the damages at (\$125.00) One Hundred <sup>and</sup> Twenty Five Dollars. Thereupon the said defendant entered his motion for a new trial of this cause. The Court being fully <sup>advised</sup> in the premises doth overule the said motion. Therefore it is considered by the Court that the said Hiram Robinson do have <sup>and</sup> recover of <sup>and</sup> from the said Addphus Skinner the aforesaid sum of \$125.00 One Hundred <sup>and</sup> Twenty Five Dollars his damages aforesaid in form aforesaid assessed, <sup>and</sup> also his costs <sup>and</sup> charges by him about his Suit in this behalf expended <sup>and</sup> that he have Execution therefor. On the motion of the Plaintiff leave is given him to withdraw the case filed in this <sup>cause</sup>. Thereupon the said defendant prayed an appeal of this cause, <sup>to the Supreme Court of this State</sup> which is ordered to be allowed on his <sup>entering</sup> into Bonds in the several sum of Two Hundred <sup>and</sup> Fifty Dollars—conditional according to law the Security to be approved by the Court <sup>within</sup> twenty days.

Endorsed on back -

"Apparatus & records filed W. Lincoln County Judge  
May 7 1859 -  
"Filed May 7 1859. Matthew Clark"

Appeal  
Bonds

Know all men by the Presents that we Solphus  
Skinner and also Sunlap are held and firmly  
bound unto Hiram Robinson his heirs and  
legal representatives in the penal sum of Two  
Hundred and Fifty Dollars lawful money of  
the United States for the payment of which well  
and truly to be made we bind ourselves our heirs  
and legal representatives jointly & severally and  
family by these presents. Witness our hands and  
seals this 28<sup>th</sup> day of February 1859.

The conditions of the foregoing obli-  
gation is such, that whereas the said Hiram  
Robinson did on the 9<sup>th</sup> day of February 1859  
at the February Term of the Second County Court  
recovered a judgement against the above bounders  
Solphus Skinner for the sum of \$125.00 + costs  
of suit from which said judgement the above  
bounders Solphus Skinner has taken an  
appeal to the Supreme Court of the State  
of Illinois - Now if the said  
above bounders Solphus Skinner shall prosecute  
his said appeal without delay and with  
effect and shall <sup>pay or</sup> cause to be paid all costs  
and damages that may be assessed against  
him in case said appeal shall be dismissed  
or said judgement be affirmed then the bonds  
to be void and of no effect, otherwise to remain in full  
force and effect. Solphus Skinner Seal  
Also Sunlap Seal

State of Illinois  
Leas County Ct.

I Charles Kettelle Clerk of  
the County Court in and for said County do hereby  
certify that the foregoing is a true copy of the  
judgments rendered, the order of Court allowing  
appeals. And the "Appeal Bond" filed in  
a certain cause <sup>then</sup> pending in said Court wherein  
Hiram Robinson is Plaintiff and Dolphus Skinner  
is Defendant as appears of Records in my office

Witness my hand and official  
Seal at Leona this 8<sup>th</sup> day  
March A. D. 1865.

Chas Kettelle <sup>clerk</sup>  
Per Geo. H. Kettelle <sup>clerk</sup>

Hiram Robinson  
vs  
Adolphus Skinner } Motion to dismiss  
Appeal

Upon the filing of the foregoing Certificate of the judgment of the said County Court in the above entitled Cause and of perfecting the appeal therefrom by the said appellants the appellees aforesaid move the Supreme Court here to dismiss said appeal for that the said appellant has not lodged in the office of the Clerk of said Supreme Court an authenticated Copy of the record of the judgment aforesaid appealed from as required by law or

And the said appellees pray damages pursuant to the Statute in consequence of the delay occasioned by such appeal.

W. Williamson  
Atty for Appellee

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Hiram Robinson

vs

Adolphus Skinner

Transcript from County  
Court Sevier County

13780

Filed Apr. 20. 1860  
L. Leland

125<sup>00</sup>/<sub>05</sub> @ 1/2  
\$6,25<sup>00</sup> days

Case for 1/2 to be paid  
Apr. 20. -

Certificate to dis-  
miss appeal

M. Williamson