

14144

No. \_\_\_\_\_

# Supreme Court of Illinois

Gore

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vs.

Smith.

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Know all men by these presents that we John  
C. Gore and Henry Hutton are held and firmly  
bound unto Chaney Smith in the sum of one  
hundred dollars for the payment whereof we  
and truly to be made and done we bind our  
heirs and our heirs executors and administrators  
firmly by these presents sealed with our seals  
dated this 6<sup>th</sup> day of March 1828

The condition of this obligation is such  
that whereas, the Hon. Theophilus W. Smith Justice  
of the Supreme Court has granted an order  
for a writ of error to a judgment obtained  
in the Franklin Circuit Court, Illinois, to  
be made a supercedas - said judgment being  
for the sum of forty dollars & costs, in favour  
said Chaney Smith against John C. Gore,  
rendered at October term of said Franklin of  
1827 - Now should said John C. Gore pay the  
aforesaid judgment, costs, interest, and damages,  
in case the judgment shall be affirmed in  
the Supreme Court, and also if said John C. Gore  
shall only prosecute his said appeal writ  
of error with supercedas - or if said Henry  
Hutton shall pay said judgment & costs with  
interest & damages, should said judgment be  
affirmed as aforesaid - then this obligation  
to be void - otherwise to remain in full  
force & virtue

Signed sealed & delivered  
in presence of

Saml. W. Gilbert -

William A. Beard

John C. Gore  
Hi  
Henry & Hutton  
mark

Lebanon 22

March 14

John Taylor  
To the Bond  
Chancery Court

Filed March  
21 1828

J. M. Puman

maie

No. 1

14144

per J S O

James M Duncan

clerk supreme court

Vandalia

Illinois