

No. 13764

# Supreme Court of Illinois

Ashley

---

vs.

Potter

---

71641  7



of parties a jury is mania and the cause is  
submitted to the Court for judgment and after hearing  
the testimony, the Court found the facts for the  
plaintiff and assess his damages at five hundred  
and eighty one dollar and forty six cents,  
It is therefore considered by the Court that the  
plaintiff is entitled to the said  
sum of five hundred and eighty one dollar and  
forty six cents for his damages, also his costs and  
charges by him herein expended and to be  
paid execution thereon.

And afterwards on the 14<sup>th</sup> day of  
1839 the Court ordered that the  
former order be set aside and a new  
order be entered as follows:

"William A. [unclear] for

Assembly's  
Heart Potter + 3 This day the  
Platt Potter O again our [unclear] said 3  
I said their attorney [unclear]  
an appeal herein to the Supreme Court which is  
made upon condition that the defendant  
within thirty days from this date file a  
bond payable to the plaintiff in the sum of  
Seven hundred dollars with  
Charles Potter as their

State of Illinois J. J. Smith Clerk of the  
Sasalle County Circuit Court in and for  
said County and State do hereby  
certify that the within and foregoing is a true  
judgment and order granting an appeal  
and that the said copy is a true copy  
and that the defendants filed their appeal  
bond in compliance with said order  
granting an appeal

In Testimony Whereof I have hereunto  
set my hand & the seal of said Court  
at Ottawa this 20th day of July  
1857  
J. J. Smith Clerk

RECORDED  
INDEXED

1857

342

342  
New

R

admission  
to the  
College  
Filed April 2, 1858  
de Latham  
Clerk

13764  
1858

Fee for Trans. of Record  
\$1.00 paid by  
B. C. Clark

