

13784

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

# Supreme Court of Illinois

Roe

---

vs.

Bowen

---

71641  7

STATE OF ILLINOIS, }  
SUPREME COURT, } ss.

The People of the State of Illinois,

To the Sheriff of the County of Loyol

Greeting:

Because, In the record and proceedings, and also in the rendition of the judgments of a plea which was in the Circuit Courts of Loyol County, before the Judge thereof, between

William T. Rowe

plaintiff, and

James Bowen

defendant....., it is said that manifest error hath intervened, to the injury of the said

William T. Rowe

as we are informed by his complaints \_\_\_\_\_ the record and proceedings of which said judgments we have caused to be brought into our Supreme Court of the State of Illinois, at Ottawa, before the Justices thereof, to correct the errors in the same, in due form and manner, according to law: Therefore, We Command You, That by good and lawful men of your County, you give notice to the said

James Bowen

that he \_\_\_\_\_ be and appear before the Justices of our said Supreme Court, at the next term of said Court, to be holden at Ottawa, in said State, on the first Tuesday after the third Monday in April ~~inst.~~ <sup>inst.</sup> to hear the record and proceedings aforesaid, and the errors assigned, if he shall see fit; and further to do and receive what said Court shall order in this behalf; and have you then there the names of those by whom you shall give the said

James Bowen

notice, together with this writ.

Witness, The Hon. John D. Eaton, Chief Justice of our said Court, and the Seal thereof, at Ottawa, this 5<sup>th</sup> day of April in the Year of Our Lord One Thousand Eight Hundred and Sixty.

L. Deland  
Clerk of the Supreme Court.

135

William J. Rowe

No. <sup>vs.</sup> James Bowen

SCIRE FACIAS.

FILED April 26. A. D. 1860

L. Deland Clerk

Served this writ by reading the same to the within named James Bowen in the presence of ~~the within~~ James Fletcher and Franklin Blades on the 6<sup>th</sup> day of April A. D. 1860

Fees - Service. 50  
100 miles 5.00  
return 1.00  
\$ 5.60

Theodore Ayres Sheriff  
By G. E. Chapin Deputy

Know all Men by these Presents, That Mr. William T. Rowe

as principal, and

Foster Moore as security, are held and firmly bound

unto

James Bowen

in the penal sum of three hundred dollars good and lawful money of the United States, for the payment of which, well and truly to be made, the said Rowe & Moore

bind themselves, their heirs, executors and administrators, jointly, severally and firmly by these Presents.

Witness, the names and seals of the said Rowe & Moore

this 6<sup>th</sup> day of April A. D. 1860.

The Condition of the above Obligation is such, That, whereas the above named James Bowen

did, at the February Term of the Circuit Court, held in and for the County of Croghan in the State of Illinois, A. D. 1860 recover a judgment against the above bounden

William T. Rowe

for the sum of costs his costs & charges expended in said suit to reverse which said judgment, the said William T. Rowe

has sued out a Writ of Error from the Supreme Court, within and for the Third Grand Division of said State, which Writ of Error is made a Supersedeas. Now if the said

Rowe

shall duly prosecute said Writ of Error, and pay, or cause to be paid, the amount of said judgment, and all judgments, costs, interest and damages which the said Supreme Court shall adjudge against him

and abide the order and judgment of said Supreme Court in this behalf, then this obligation is to be void, otherwise to remain in full force and effect.

Wm T. Rowe [SEAL.]  
Foster Moore [SEAL.]  
[SEAL.]  
[SEAL.]

No. 185

SUPREME COURT,  
THIRD GRAND DIVISION.

*William T. Roe*

vs.

*James Bowen*  
SUPERSEDEAS BOND.

Filed *April 7* 1860

*L. Leland* Clerk.

1860

*Record  
withdrawn*

*May 12 1860*

13784