

14341

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

# Supreme Court of Illinois

Loudtke

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vs.

0  
Xertel.

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UNITED STATES OF AMERICA,

STATE OF ILLINOIS, COUNTY OF COOK, SS.

Pleas, before the Honorable, the Judges of the Superior Court of Chicago, within and for the County of Cook and State of Illinois, at a regular Term of said Superior Court of Chicago, begun and holden at the Court House, in the City of Chicago, in said County and State, on the first Monday, being the Fourth day of March in the year of our Lord One Thousand Eight Hundred and Sixty One and of the Independence of the United States of America the Eighty fifth.

Present, The Honorable John M. Wilson Chief Justice of the Superior Court of Chicago.

Vass H. Higgins } Judges.

Georg Hovavich }

Charles Haven Prosecuting Attorney.

Anthony C. Hesing Sheriff of Cook County.

Attest, Walter Kimball, Clerk.

Be it remembered that heretofore to wit on the Twenty eighth day of March in the year of our Lord one thousand eight hundred and Sixty one (said day being one of the days of the said March Term of said Court A. D. 1861) the following proceedings were here and taken in a certain suit then pending in said Court wherein John Suedtke was Plaintiff and Albert C. Cortel was Defendant, and entered of record therein, to wit.

found and assessed by the Jury together with his  
costs and charges in this behalf expended and  
thereof have execution.

And afterwards to wit on the thirtieth day of  
March (said day being one of the days of the said  
March Term of said Court) A. D. Eighteen hundred  
and sixty two, the following further proceedings  
were had in said Cause and entered of record in  
said Court, to wit,

" John Lucke }  
vs } Ass't  
Albert S. Bertel }  
\_\_\_\_\_

This day comes the said defendant  
by Thompson & Bishop his attorneys and prays an  
Appeal herein to the Supreme Court, which is allowed  
to him upon filing his Appeal Bond in the penalty of  
Five hundred dollars with Security to be approved  
by a Clerk of this Court, and to be filed with  
his Bill of Exceptions within ten days from this date.

And afterwards to wit on the ninth day of April  
(being one of the days of the April Term of said  
Court) in the year last aforesaid the following  
further proceedings were had in said Cause  
and entered of record in said Court to wit,

" John Lucke }  
vs } Ass't  
Albert S. Bertel }  
\_\_\_\_\_

This day comes the said defendant  
by Thompson & Bishop his attorneys and file herein

his Appeal Bond or appeals to the Supreme Court,  
which upon examination is approved by the Court.

Which said Appeal Bond is in words and  
figures as follows to wit,

"Know all Men by these Presents That  
we Albert S. Certel and Augustus J. Otto are  
well and firmly bound unto John Suedske in  
the sum of Two hundred dollars lawful money  
of the United States to be paid to the said  
John Suedske his executors administrators and  
assigns, to which payment well and truly to be  
made we bind ourselves our heirs executors and  
administrators and heirs of them firmly by these  
presents.

Sealed with our Seals this 4<sup>th</sup> day of  
April A.D. 1861.

The condition of this obligation is such  
that whereas the above named John Suedske  
did in the Superior Court of Chicago at the  
March Term thereof, and on the 28<sup>th</sup> day of  
March A.D. 1861 recover a Judgment against  
the above bounden Albert S. Certel for the sum  
of Two hundred and forty seven dollars and forty  
two cents together with costs of suit, from which  
judgment the said Albert S. Certel had prayed  
an Appeal to the Supreme Court of the State of  
Illinois, which Appeal has been allowed.

Now if the said Albert S. Certel shall prosecute  
his said Appeal, and in case his said Appeal  
shall be dismissed, or the said judgment shall be  
affirmed shall pay to the said John Suedske

The said judgment together with all costs interest  
and damages which may be adjudged against  
them in said suit, or may grow due in said  
judgment, then this obligation shall be void,  
otherwise to be and remain in full force and  
Effect.

State of Illinois  
Cook County . . .

I Thomas B. Carter Clerk  
of the Superior Court of Chicago, within and for  
the County of Cook in the State of Illinois Do  
hereby certify the above and foregoing to be a true  
and correct transcript of the orders and judgment  
entered of Record in said Court, together with the  
Appeal Bond filed therein, in a certain suit  
pending in said Court, wherein John Smeaker was  
Plaintiff and Albert S. Certel was defendant.

And I do hereby further certify that neither  
the said defendant, nor his attorney, nor any  
other person for or on his behalf, has applied for  
or taken a record of the proceedings in said suit  
or cause for the purpose of prosecuting his said appeal.

In testimony whereof I have hereunto set my  
hand and affixed the seal of said Court  
at Chicago in said County this twenty  
second day of April A. D. 1867.

Thomas B. Carter Clerk



326  
Superior Court of Chicago.

John Leudskel

vs

Albert S. Bertel

Certificate of  
Non-prosecution of Appeal

14341

Filed Oct. 28. 1862  
S. Keland

1862

Filed

\$2.00 paid. J.R. Butler