

14049

No. _____

Supreme Court of Illinois

Leigh ~~vs. H~~

vs.

MASON

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Supreme Court
Emanuel S. Leigh appellant
vs
Jas Mason administrators appellee

This was an action commenced before a Justice of the peace by the appellees against the appellant upon a note exceeding Twenty Dollars and on the trial before said Justice Judgment was rendered against the appellant in favour of said administrators for a sum exceeding Twenty Dollars from the said Judgment the Justice the said appellant appealed to the Circuit Court and on the trial there, moved the Court to dismiss the Cause and reverse the Judgment of the Justice upon the Ground that he had no jurisdiction of the Case the Court overruled the motion and affirmed the judgment of the Justice of the peace from which judgment of the Circuit Court an appeal was taken and the Cause brought into this Court - The appellant insists that the Judgment below should be reversed for the following reason - That the Justice had no jurisdiction of the Cause inasmuch as administrators were parties and the amount exceeded Twenty Dollars Exclusive of interest. See Revised Code 1833 page 415.

Leigh. appellant
vs
Mus on admr & appellee

Brief

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