

No. 14231

Supreme Court of Illinois

Lizson

vs.

Lizson

State of Illinois: Sup. Court
Dec. Term A.D. 1844.

Samuel W. Syron, Plf in error
David ^{vs} Syron, administrator
of David Syron deceased

And now comes the said
plaintiff in error by Julius Manning
his attorney and petitions the said
Court for a rehearing in the said
cause, and that the said Court
may adjudge that the said cause
be reargued and redetermined by
the said Court. And the said plaintiff
in error shows to the Court the
following points and authorities
moving the said Court thereto

1. Improper testimony was admitted
against the objection of the said plain-
tiff in error, in the Court below
11 Stark 309. 2 Stark 201. 303
607 809 56. 3 Bac. Abr.
5 Com. Dig. 8 Johns. 3 Cow 29

2. The bill of exceptions in the
said cause is good and sufficient
showing sufficient & good cause to
warrant the said court in
reversing the judgment in the
court below

3 S. J. 2. S. 305. 8. Cow 201
10 Petus 52 12 Petus 22 19 E. C. L.
41. 21 Johns. 42 3 Bac. Ab. 507.

Lyman
Lyman Adm.
Petition for rehearing.

14237

Filed 29th Feby. 1848

E. Peck

clerk