

No. 14134

Supreme Court of Illinois

People ex rel. Duncan

vs.

A. Amrstrong

Joseph L. Wilson &
Thomas S. Hinde

vs
John C. Campbell John Brown &
John Gardner

} Appeal from
Wabash
} Judgment
} Affirmed
} Dec Term 1838

June 7. 1838	Fil. Records & Docket Cause 12 1/2	11	30 1/2
	Ent. argument of errors 25. fil Same Copy Order	11	31 1/4
	of Contin. 25. Contin. 1 1/2	11	3 3/4
Decr T. 1838	Docket Cause 12 1/2 rule to assign errors 25.	11	3 3/4
	Mot. to dismiss appeal 25. Ent. argument on same	11	25
	25. Order overruling Mot 25. Entering Amendment	11	50
	of assignment 25. Ent Joinder 25. fil Same 6 1/2	11	56 1/2
	Ent Issue 25. Ent. Submision 25. Ent Judgment 8 1/2	11	50
	at 18 = 144 Trans 8 fol at 15 = 120. Certif & Seal to	2	64
	verme 50 Atty fees 250 Cost 37 1/2 Copy	3	37 1/2
	25. Certif & Seal to same 50 Ent Sheriff ret 12 1/2	11	8 7/8
	Postage on same 25	11	25
			<u>\$ 10.34</u>

I James M. Duncan Clerk of the Supreme Court of the State of Illinois do hereby certify that the foregoing is a copy from my fee book of the costs in the above entitled cause amounting to Ten dollars and thirty four cents to be levied of the Goods and Chattels Lands & Tenements of Joseph L. Wilson & Thomas S. Hinde by the Sheriff of Wabash County and make returns hereof in ninety days
In Witness Whereof I have hereunto set my name and appended the Seal of the Supreme Court at Vandalia this 12th day of March 1839
J. M. Duncan, Clk. Ill.

No Money has been made on the
within Execution as Comenced for the
want of property subject to the same -
A Armstrong former
Sheriff of the DC

Sep. Court

Joseph L. Wilson
Att. Gen.

Pro C Campbell

Carlisle 10/34

T. Adams

State of Illinois

The People of the State of Illinois
To the Sheriff of Wabash County, — Greeting:

Whereas it has been made to appear to the Justices of our Supreme Court that the rule heretofore granted at the instance of the People of the State of Illinois on the relation of James M. Duncan late Clerk of our said Court against Abner Armstrong late Sheriff of Wabash County had been duly served upon the said Abner Armstrong, and the said Abner Armstrong still being in default by failing and refusing to make due return to the process entrusted to him by the said relator, or to pay over to the said relator the monies by him received thereon. — This is therefore to command you, that you take the body of the said Abner Armstrong if he can be found in your County, and him safely keep, so that you have him personally before our Justices aforesaid on Monday the fourth day of July next, at the term of our Supreme Court to be held at Springfield in the County of Sangamon on the first Monday in July next, that the said Justices of our Supreme Court, may then and there do to him what of right ought to be done according to law.

Then and there you are to make due return how you have executed this writ.

Witness the Honorable William Wilson Chief Justice of our said Court and the Seal thereof, at Springfield, this twentieth day of June in the year of our Lord one thousand Eight hundred and forty-two.

Wm. Wilson

The Officer charged with the execution of this writ
is authorized to take bail for the appearance of the
defendant in the sum of one hundred dollars
Springfield June 21 1842

Deek Collie

This Attachment did not come to hand until the
9th day of July, it is therefore impossible to execute it
according to the command of this writ. This 13th
July 1842

John D. Styer Sheriff M. C. Ill

Att General Wey
July 14th 1842

183
4

E. Peck C.S.C
Springfield Missouri

paid ex box 119

PAID

12 1/2

To the Sheriff of Wabash County



Mount Carmel

Ill

1414

A. Armstrong
Scribble of Wabash

No 3

Wm. Duncan

Order upon Station

Recd 19th July 1842
E. Peck

Not found