

No. 14293

# Supreme Court of Illinois

Murphy

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vs.

Chambers

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71641  7

State of Illinois }  
Marshall County } <sup>2d</sup> J. Sheldon Arnold Clerk of the Circuit  
Court in and for said County in the State  
of Illinois do hereby Certify that the foregoing is a true  
and Correct Copy of the Judgment, being the final Order  
and the Appeal Bonds in said Cause  
in the Cause of William Murphy versus, John A. Chambers  
as appears of Record in my Office

In Witness whereof I have hereunto set my  
hand and affixed the seal of said Court  
at Salem this seventeenth day of April A.D. 1862

J. Sheldon Arnold  
Clerk

Plas of the Circuit Court of Marshall County in the State of Illinois at a term thereof begun and holden at the Court House in the City of Saxon in said County. On Monday the seventh day of October in the year of Our Lord One thousand Eight Hundred and sixty One.

Present Hon Samuel S. Richmond Judge of the 23<sup>d</sup> Judicial Circuit of the State of Illinois. Welcome P. I. Brown State Attorney for term for said Judicial Circuit. Robert S. Weston ~~Attorney~~ Sheriff of said Marshall County & Sheldon Arnold Clerk of said Circuit Court

Monday October 14<sup>th</sup> A.D. 1861,

Monday October 14<sup>th</sup> AD 1862,

166  
William Murphy } Assumpsit  
vs. }  
John A. Chambers }  
by Burns his Attorney, and this Cause  
Come on to be heard upon the motion

of the Defendant made at a former day of the present term  
to dismiss this suit for the reason as he says, that the Plaintiff  
has not authorized the prosecution of this suit, and the Court  
having considered said motion and being fully advised in  
the premises doth order that said motion be overruled,  
and thereupon comes the Plaintiff, by Boal his Attorney, and  
the parties agree to waive a Jury, and submit this Cause to  
the Court for trial upon the issues joined between them, and  
the Court having heard the Evidence, and being fully  
advised in the premises doth find the issues herein  
for the Plaintiff, and doth assess his damages to the  
sum of Four Hundred and Eighty six Dollars

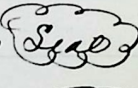
and twenty four Cents, It is therefore considered  
by the Court, that the said William Murphy have  
and recover of the said John A. Chambers the said  
sum of Four Hundred and Eighty six Dollars and  
twenty four Cents his damage aforesaid in form aforesaid  
by the Court assessed, also his Costs and Charges in this suit herein  
Expended, and that Execution issue therefor, Whereupon  
comes the Defendant by his Counsel and prays an appeal  
to the Supreme Court of this State, which appeal is allowed  
upon the Defendants giving a bond in the sum of Six Hundred  
Dollars conditioned according to Law, with Thomas Jones  
& William Chambers as securities within Thirty days

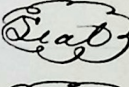
Know all men by these presents that We John A. Chambers  
Thomas Jones and William Chambers are held and  
firmly bound unto William Murphy in the penal sum  
of Six Hundred Dollars. for the payment of which will  
and truly to be made. We and Each of us bind ourselves  
Our heirs Executors & Administrators, Jointly severally  
and firmly by these presents

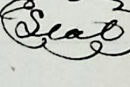
The Condition of the above Obligation is such that  
Whereas on the 14<sup>th</sup> day of October 1855  
William Murphy did in the Circuit Court of the County  
of Marshall and State of Illinois recover a Judgment  
against the above bounden John A. Chambers for the  
sum of Four Hundred & Eighty six twenty four cents &  
Costs of suit from which Judgment the said John  
A. Chambers prayed for and obtained an appeal to  
the Supreme Court of the said State upon his Entering  
into Bond in the sum of Six Hundred Dollars  
with William Chambers & Thomas Jones sureties Con-  
ditioned as the law directs

Now if the said John A. Chambers shall prosecute his  
said appeal with Effect, or in Case of failure  
therein shall pay and satisfy, the said John A.  
Chambers, such Judgment, Costs, interest & damages  
he may be adjudged to pay by said Supreme Court  
should said Judgment be affirmed, then this Obligation  
to be void otherwise to remain in full force

Oct 23<sup>d</sup> 1861

J. A. Chambers 

Wm Chambers 

his  
Thomas Jones   
mark

William <sup>327</sup> Murphy  
W.

John A. Chambers

14293

Copy of Record  
327  
1862

Filed Apr. 28. 1862  
L. Ireland

Clk.  
\$ 486.24  
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\$ 24,11.20

Exp. \$ 24. 11  
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