No. 13314

Supreme Court of Illinois

Ivans

VS.

Robinson

71641

	DIRIH OF IDHINOIS, SS.
	IN THE SUPREME COURT AT OTTAWA,
	Of the Clark Term, A. D. 186/.
	Lames Wans
	APPEAL FROM PEORIA.
	Peter Seval +
	Columbus Dunham
	Judgment below for Appellee for \$ 1039. 22 and costs.
	CERTIFICATE OF JUDGMENT AND APPEAL.
	STATE OF ILLINOIS, SS. PRORIA COUNTY, SS.
	I, CHARLES KETTELLE, Clerk of the County
	Court within and for said county, do hereby certify that at the tergent Term,
	A. D. 1860 of the said County Court, to not on the 28 dayset (a. 20. 186
	Cames Levans
	recovered by the consideration thereof, a judgment against Columbus Cunham
-	the Rum of One Thousand & Thirty Wind of 100 Dollar rafter
	To wir on the 25 day of Deptember a. C. 1860 Ceter Queat was made party to Garde Dollars and against be Delunhamfor \$10009.22 cents, and costs of suit; and that therewoon, to-wit,
	on the 25 day of Deptember A. D. 1860 the said
	Ferer Deveat
	prayed an appeal from said judgment to the Supreme Court of said State, which was allowed by said
	Court on filing bond, pursuant to the statute in such case made and provided, in the penal sum of Dollars, with
	County Give Sundred Dollars, with
	within larry days next after the date last aforesaid. And I do hereby further certify that
	within the time so limited, to-wit, on the day of Webster A. D. 18 60
	the said appellant filed in my office an appeal bond, in all things according to the order of said Court and the statute aforesaid therefor, thereby perfecting said appeal.
	WITNESS my hand and the seal of said Court, at Peoria,
	this different day of
	April p. D. 1861.
	Charles Wettelle CLERK COUNTY COUNTY, PEORIA COUNTY.
	CLEAR COUNTY COUNTY

MOTION TO DISMISS APPEAL, &C.

Upon the filing of the foregoing certificate of the judgment of the said Circuit Court in the above entitled cause, and of the perfecting of an appeal therefrom by the said appellants, the appellees aforesaid move the said Supreme Court here to dismiss said appeal for that the said appellant ha not lodged in the office of the Glerk of said Supreme Court an authenticated copy of the record of the judgment aforesaid appealed from, as the law requires, &c. And the said appellees pray damages pursuant to the statute in consequence of the delay occasioned by such appeal, &c.

M, Willieuwsur Counsel for Appellees.

Clames Grand Cetar Deveal Cert from County File Apl. 19. 1861 L. Gland Ch. Williamian alty. \$1.00 \$8 / Della