

13896

No. _____

Supreme Court of Illinois

Cameron.

vs.

Spaids.

71641  7

United States of America

STATE OF ILLINOIS, COUNTY OF COOK, S. S.

Plas, before the Honorable George Maniéro

Judge of the Seventh Judicial Circuit of the State of Illinois, and Sole Presiding Judge of the Circuit Court of Cook County, in the State aforesaid, and at a term thereof begun and held at the Court House in the City of Chicago, in said County, on the

Second Monday, (being the thirtieth day) of April in the year of our Lord one thousand eight hundred and Fifty Seven and of the Independence of the said United States the Eighty First

Present, Honorable George Maniéro Judge of the 7th Judicial Circuit of the State of Illinois.

Carlos Naom States Attorney.

John S. Wilson Sheriff of Cook County.

Attest; Wm L. Chuel Clerk.

pray an appeal of this cause, to the
Supreme Court of the State of Illinois,
which is granted, Bill of Exceptions and
Bond in the penal sum of fifteen hun-
-dred dollar with Jarleton Jones a surety
conditioned according to Law, to be filed
by first day of next Term.

And afterwards, to wit: on the 3^d day
of August in the year last aforesaid, the
said defendant filed in the office of the
Clerk of said Court his certain appeal bond
which is in the words and figures following
to wit:

Know all men by these Presents
that we Chauncy S. Spaid and Jarleton
Jones are held and firmly bound unto
Charles S. Cameron in the penal sum
of Fifteen Hundred Dollars (\$1500) lawful
money of the United States, for the payment
of which well and truly to be made
to the said Charles S. Cameron his
Executor, administrators assigns,
we do bind ourselves our heirs, Executors
and administrators firmly by these
Presents - Sealed with our seals and
dated this 3rd day of August A.D. 1889

Whereas the above named Charles S. Cameron
did at the June Special term of the Circuit

State of Illinois, }
COUNTY OF COOK. } s. s.



I, WILLIAM L. CHURCH, Clerk of the Circuit
Court of Cook County, in the State aforesaid, do hereby
certify the above and foregoing, to be a true, perfect and complete
copy of ~~the Judgment, order granting Appeal~~
~~copy of the appeal bond~~
in a certain cause lately pending in said Court on the
Common Law side thereof, wherein Charles S
Cameron was Plaintiff and
Chauncy S Spaid defendant

IN WITNESS WHEREOF, I have hereunto set my hand, and affixed the seal of our
said Court at Chicago, this 28th day of April A. D. 1858

Wm L Church

Clerk.

Court of Cook County, A.D. 1857 recover a judgment
against the above bonatus Chauncy D Spairs
for the sum of Seven Hundred fifty Seven
Dollars and thirty five cents (\$757³⁵) and costs
of suit. From which said judgment an appeal
to the Supreme Court of the State of Illinois
was duly prayed by the said Chauncy D
Spairs -

Now therefore the condition of the above
obligation is such that if the above bonatus
Chauncy D Spairs shall duly prosecute
his said appeal and shall well and lawfully
pay the said judgment with all costs in
the Supreme Court attending the prosecution
of said appeal in case the judgment
appealed from shall be affirmed then this
obligation to be null and void, otherwise
to remain in full force and virtue

C. D. Spairs (Seal)
Jarlton Jones (Seal)

³⁰⁹
Charles S. Cameron

^{no}
Chauncy D. Spaitz

Certificate

Filed April 29, 1858
S. Belmont
Clerk

Just. \$757.31
Dys. \$52.86.

By 2542

Just. \$72.00

United States of America

STATE OF ILLINOIS, COUNTY OF COOK, S. S.

Plens, before the Honorable George Manien

Judge of the Seventh Judicial Circuit of the State of Illinois, and Solo Presiding Judge of the Circuit Court of Cook County, in the State aforesaid, and at a term thereof begun and held at the Court House in the City of Chicago, in said County, on the

Second Monday, (being the thirtieth day) of April in the year of our Lord one thousand eight hundred and fifty seven and of the Independence of the said United States the eighty sixth

Present, Honorable George Manien Judge of the 7th Judicial Circuit of the State of Illinois.

Carlos Haorn States Attorney.

John S. Wilson Sheriff of Cook County.

Attest; Wm L. Church Clerk.

four hundred and twenty one dollars,
and eighty three cents

Therefore it is considered
that said Plaintiff do have and recover
of said defendant his damages of
\$421.83. Four hundred and twenty one dollar
and eighty three cents, in form as aforesaid
by the Jury assessed, together with his
costs and charges by him in this behalf
expended, and have execution therefor.

And afterwards to wit, at the June Special
Term of said Court last aforesaid to wit
on the 16th day of July in the year last
aforesaid, the following among other pro-
ceedings in said Court were had and
entered of Record, to wit!

Charles S. Cameron

284.

Chauncey D. Spaid

lease

This day came the
said parties by their attorneys, and the
Court having heard counsel, on said
defendants motion, for a new trial of
this cause, and being fully advised
in the premises overrules the same.

Whereupon the said defen-
dant prays an appeal to the Supreme

Court of the State of Illinois, which is granted, Bill of exceptions, and Bond in the penal sum of Eight hundred dollars, with Darleton Jones as surety, to be filed by the first day of next Term.

And afterwards, to wit: on the 3^d day of August in the year last aforesaid, the said defendant filed in the office of the Clerk of the Court aforesaid his certain appeal bond which is in the words and figures following, to wit:

Know all men by these presents that Me Chauncey & Spairs and Darleton Jones both of Chicago Illinois, are held and firmly bound unto Charles S Cameron in the penal sum of Eight Hundred Dollars (\$800) lawful money of the United States for the payment of which well and truly, to be made ~~to~~ the said Charles S Cameron his executors, administrators and assigns. We do hereby bind ourselves our heirs executors and administrators firmly by these presents -

Sealed with our Seals, and dated at Chicago this first day of August AD 1837

Whereas the above named Charles S Cameron did at the ^{July} Special Term of the Circuit Court of Cook County AD 1837 recover a judgment against the above bounded Chauncey & Spairs for the sum of Two Hundred & twenty one

and eighty three cents (\$421.83) and costs of said, from which said Judgment an appeal to the Supreme Court of the State of Illinois was duly prayed by the said Chauncy D. Spaid -

Now therefore the condition of the above obligation is such that if the above bounden Chauncy D. Spaid shall duly prosecute his said appeal, and shall well and truly pay the said Judgment, and all costs, interest and damages, together with all the costs in the Supreme Court attending the prosecution of such appeal, in case the Judgment appealed from shall be affirmed, then this obligation to be null and void, otherwise to remain in full force and virtue -

State of Illinois, }
COUNTY OF COOK. } s. s.



I, WILLIAM L. CHURCH, Clerk of the Circuit Court of Cook County, in the State aforesaid, do hereby certify the above and foregoing, to be a true, perfect and complete copy of the Judgment, order granting appeal in a certain cause lately pending in said Court on the Common Law side thereof, wherein Charles S. Cameron was Plaintiff and Chauncy D. Spaid defendant

IN WITNESS WHEREOF, I have hereunto set my hand, and affixed the seal of our said Court at Chicago, this 28 day of April A. D. 1858

Wm. L. Church
Clerk.

307
Charles S. Cannon

no

Chauncy D. Spaid

Certificate

13896

Filed April 29, 1858

Leland
Club

Put \$4268-3
Dy \$2109
Pg. 252

307

Put \$2000