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No. _____

Supreme Court of Illinois

Johnson *JR.*

vs.

Hooper

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United States of America

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

Pleas, before the Honorable George Warriner

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 ^{special} term thereof

begin and hold at the Court House in the City of Chicago, in said County, on the fourth Monday, (being the Twenty Eighth day) of

June in the year of our Lord one thousand eight hundred and

Eighty Eight and of the Independence of the said United States the

Eighty Second, and entered of record, appointing said special term

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

Carlos Moran States Attorney.

John S. Wilson Sheriff of Cook County.

Attest: Wm Church Clerk.

Be it remembered that heretofore, to-wit:
at the June ^{special} term of said Court, to-wit, on the 14th
day of July A.D. 1858. the following proceedings
among others, were had and entered of record
therein, to-wit:

William S. Johnson

Ezekiel B. Hooper

Assumpsit

This day comes the said
Plaintiff by Welch and Orrin his attorneys and
the said Defendant by Hooper and Causin his
attorneys also comes, and on motion of the said
Plaintiff, it is ordered that the said Defendant's
special plea herein pleaded, be and the same
hereby is, stricken from the files of this cause, the
same having been filed without any order granting
the said Defendant leave to file to the same,

And issue being joined herein, it is ordered that
a jury come. Whereupon come the jurors of a
jury of good and lawful men to-wit:

P. Amick, S. W. Ransom, D. Whitcomb, G. Red

W. Porter, G. S. Chilcoat, A. Snow, William Davian

E. D. White, R. Shepard, J. Pearson, W. S. Taplin

Who being duly elected, tried and sworn,
well and truly to try the issue joined herein
aforesaid, and after hearing the evidence and
arguments of counsel, as well on the part of the
said Plaintiff, as of the said Defendant, and
the instructions of the Court, retire to consider of

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their verdict, under the Charge of a sworn officer of the Court, and afterwards come into Court and say: "We the Jury find the issues herein for the plaintiff and assess his damages to the sum of Six hundred and seven dollars and fifty cents."

Therefore it is considered by the Court that the said plaintiff do have and recover of the said Defendant his damages of six hundred and seven dollars and fifty cents, in forma aforesaid by the jury aforesaid assessed, together with his costs and charges by him about his suit in this behalf expended, and have Execution therefor,

And afterwards, to-wit: at the same term of said Court to-wit: on the twenty first day of July in the year last aforesaid, the following proceedings, among others, were had and entered of record therein, to-wit:

This day comes again the said Defendant by counsel his attorney, and prays an appeal to the Supreme Court of the State of Illinois, which is granted by the Court on condition, that the said defendant, within three days from that date, shall execute and file with the Clerk of this Court his appeal Bond herein, in the penal sum of One thousand two hundred and fifty dollars, conditioned according to law with Bartlett Jones as surety thereto.

And afterwards to-wit: on the 23^d day of July in the year last aforesaid, said Defendant

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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 and granting appeal & Bond in a certain cause then pending in said Court on the Common Law side thereof, wherein William D. Johnston was plaintiff and Ezekiel R. Hooper defendant

IN WITNESS WHEREOF, I have hereunto set my hand, and affixed the seal of our said Court at Chicago, this 21th day of May A. D. 1854

Wm Church
Clerk.

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 we Ezekiel R. Hooper and Darleton Jones, of the County of Cook in the State of Illinois, are held and firmly bound unto William S. Johnston, in the special sum of twelve hundred and fifteen dollars, lawful money of the United States, for the payment of which, well & truly to be made, we bind ourselves, our heirs, Executors & Administrators, jointly, severally and firmly by these presents;

Witness our hands and seals, this twenty first day of July A.D. 1858.

The condition of the above obligation is such, that whereas the said William S. Johnston, did on the nineteenth day of July A.D. 1858 in the Circuit Court of said County, before the Hon. George Manierra, Judge of said Court, receive judgment against the above bounden Ezekiel R. Hooper, for the sum of six hundred and seven dollars and fifty cents, from which judgment the said Ezekiel R. Hooper has taken appeal to the Supreme Court of the State of Illinois: Now, if the said Ezekiel R. Hooper shall prosecute his appeal with effect, and shall pay whatever judgment may be rendered by the Court upon dismissal or trial of said appeal, then the above obligation to be void; otherwise to remain in full force & effect

E. R. Hooper (seal)
Darleton Jones (seal)

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Book County Circuit Court

William S. Johnston Jr

Ezekiel R. Cooper

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Filed April 24, 1860
L. Deland
Clerk

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Wm S. Johnston Jr

Ezekiel R. Cooper