

No. 14158

Supreme Court of Illinois

John Doe ex. dem., Brownson

vs.

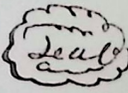
Beatty.

71641  7

Know all men by these presents that we
Thomas Bentley and Murray M. Connel
are held & firmly bound unto Miron K.
Brownson in the penal sum of one
hundred dollars, for the payment of
which sum well & truly to be made we
bind ourselves, our heirs, executors and
administrators, jointly & severally, firmly
by these presents, signed with our hands
and sealed with our seals this 26th. day
of September 1834.

Now the condition of this obligation
is such, that whereas at the May Term 1834
of the Morgan County Circuit Court in a
certain suit entitled John Doe on the demise
of Miron K. Brownson against Thomas Bentley
in ejectment, wherein the said Bentley was
adjudged guilty of the trespass & ejectment, in
the plaintiff's declaration mentioned, as also
that the said plaintiff should recover one
cent damages and twenty five ^{as money profits} dollars for
the occupancy of said premises, ~~for which~~
whereas the said Bentley is about to ap-
peal said cause by writ of error to the
Supreme Court of the State of Illinois,
now if the said Bentley shall prosecute his
said writ to effect and in default thereof
shall pay all costs, the judgment, interest
and damages in case said judgment
be affirmed, then this obligation shall
be void, otherwise in full force & effect

Thos Bentley

Murray M. Connel 

John Doe, ex dem.
M. H. Brewster
v. $\frac{3}{3}$ Bond. —
Thomas Bently

No 30

Filed Nov. 10 1854

14158