

No. 13976

Supreme Court of Illinois

Edgerton & Dunning

vs.

Cowgill

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State of Illinois }
McDonough County }

Pleas before the Hon. John S. Bailey
Judge of the fifth Judicial Circuit
of the State of Illinois at a Circuit
Court in and for said County, began
and held at the Court House, in
Macomb, on the third Monday in
the Month of March in the year of
our Lord One thousand eight
hundred and Sixty

Present the Hon. John S. Bailey Judge
Louis H. Waters State Atty
Francis W. Lipe Sheriff
Wm. S. Head clerk

And afterwards to wit on the 30th day of March, 1860,
the following Order was made in the words and figures
to wit,

Lycourges, Edgerton, William H. Dunning
& John G. Wright Copartners trading & doing
business under the firm name and
Style of L. Edgerton & Dunning
vs.

Plaintiffs

Assumpsit

John F. Leovigil, William H. Jackson
& Albert L. Jackson Copartners trading
& doing business under the firm name
& Style of Leovigil, Jackson & Son

Defendants

And now come out to be

heard the motion to set aside said last judgment herein, and the Court being fully advised in the premises doth order that the same be overruled, It is therefore ordered by the Court that the said Plaintiffs have and recover of the said Defendants as well the said sum of Three Hundred Dollars and seventy cents their damages so assessed by the jury aforesaid as also their costs by them in this behalf expended and that they have execution therefor;

And hereupon the Defendants pray an appeal herein to the Supreme Court, which is allowed on defendants entering into bond in the sum of Seven hundred Dollars with security to be approved of by the Clerk of this Court by consent of parties, Conditioned according to law, said Bond to be filed within thirty days from the date hereof.

State of Illinois }
McDonough County } I William J. Herd Clerk of the
Circuit Court in and for said County, do hereby
certify that the foregoing is a true and perfect copy
of the final judgment and Order of said Court in
the above entitled cause and that afterwards to wit
on the 23rd day of April A.D. 1860 the said Defendants
perfected their appeal in said cause by entering
into Bond in the penal sum of Seven hundred
Dollars with J. W. Booth as security conditioned

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according to Law, which was taken and approved
by me the clerk of said Court, and that said
Judgement still remains in full force and effect
and that no Execution has been Issued thereon
all of which appears to me by the records and
files of said Court in said Cause.

In Witness I have hereunto set my
hand and affixed the seal of said
Court at my office in Noacomb,
January the 21st A.D. 1861.

W. J. Head cks
By R. W. Smith Deputy

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Filed Jan 22/6
Wm. Kenney
ca.