

No. 13605

Supreme Court of Illinois

City of Chicago

vs.

Jones et al

71641  7

United States of America
State of Illinois Cook County

Plas before the

Honorable the Judges of the Superior Court of Chicago
within and for the County of Cook and State of
Illinois at a special term of said Superior Court
of Chicago begun and holden at the Court
House in the City of Chicago in said County
and State on the fourth Thursday being the
twenty seventh day of January in the year of our
Lord Eighteen hundred and sixty and of the
Independence of the United States of America
the eighth fourth and a view of the time and
place of holding said special term of the Court
having been printed and published in the
Daily Press and Tribune the Corporation Newspapers
of the City of Chicago for twenty days previous to the
holding said special term of the Court in accordance
with the Statute in such case made and provided
and in pursuance of an order made by the Judge
of said Court on the fourth day of January
AD Eighteen hundred and sixty

Present The Honorable John William Chief Justice

Of the Superior Court of Chicago

Wm H Higgins and Nathaniel Judges

Charles Harew Presenting Attorney

John Gray Sheriff of Cook County

Attest

Walter Kimball Clerk,

on said warrant, against said lots set forth in said
objections and sufficient to void, the objections to
taking of judgment against said lots heretofore
described & in said objections set forth and the same
herely sustained and judgment thereon refused
at costs of said city, and no owner now
appearing to make defence or show cause why
judgment should not be entered against the
remaining lots pieces & parcels of land in said
warrant not objected to,

And on motion of said Attorney,

It is therefore ordered & concluded by the Court
that judgment be and is hereby entered against
the remaining lots pieces & parcels of land
described in the aforesaid warrant, (excepting
the lots heretofore described to which objections
are filed & sustained & judgment thereon refused)
in favor of the city of Chicago for the sum
awarded to each lot piece & parcel of land
being the amount of assessment and sales for
costs of said warrant thereon, and that said
City of Chicago have and receive the further
sum of ten per cent upon the amount of
assessments respectively due and unpaid
upon each of the remaining lots pieces & parcels
of land therein set forth as and for her additional costs.

And it is further ordered by the Court
that several remaining lots pieces & parcels
of land or so much thereof as shall be
deemed sufficient of each of them to satisfy
the amount of assessment and costs awarded
to them severally be sold as the law directs,

And afterwards to wit on the second day of

February in the year aforesaid said day being still
of the Special Term of said Court, as aforesaid the
following amongst the proceedings we had and entered
of record, to wit,

And now on the 2nd day of February A D 1860
Commercial City of Chicago by East Crocker City
Attorney, and William Jones owner of lots on the
Town and fire in Block one of William Jones
Addition to Chicago by Weston his attorney, also
comes, and having filed his affidavit in support
of his motion to set aside the judgment on the
Warrant in this cause against said lots
and Counsel being heard on said motion
and the Court being fully advised overrules
said motion to set aside judgment on said
Warrant as to said lots and it is ordered by
the Court that he pay the costs of said motion.

And thereupon said William Jones having
entered his exceptions to the ruling of the Court
may an appeal from the decision of the Court
to the Supreme Court, which is allowed on filing
bond, in eight hundred dollars with
Francis Jones as security to be filed during this term.

And thereupon accordingly on the third day
of February A D Eighteen hundred and sixty
came the said William Jones and filed in the
Office of the Clerk of said Court his appeal
Bond in said suit, which said Bond in the
Words and Figures following to wit,

Superior Court of Chicago
January Special Term
A.D. 1860

City of Chicago

of
William Jones
Impleaded vs

In re Warrant No 309 South dated
September 12th 1859 for grading curbing and graveling
State Street from the north line of tenth street
to the center of the Archer road

Show all men by these presents that we
William Jones as principal and Jones
as security and held and firmly bound unto the
City of Chicago in the penal sum of eight hundred
dollars lawful money of the United States for which
payment well and truly to be made we and
ourselves jointly and severally and each of our
heirs executors and administrators firmly by these
presents sealed with our seals and dated this
third day of February A.D. 1860,

The condition of this obligation is such that
whereas the said City of Chicago did at the
January Special Term of the Superior Court of
Chicago held in said City of Chicago on the
second day of February A.D. 1860 recover a judgment
against certain lands and lots of the
above bounden William Jones for the sum of
three hundred and thirty six ⁵³/₁₀₀ Dollars which
said lands and lots are described in the
Warrant No 309 South dated September 12th 1859
for grading curbing and graveling State Street from
the north line of tenth street to the center of the

Archer Road, - upon which warrant said
judgment was obtained out lots numbered one
two four three and five in William Jones addition
to Chicago from which said judgment said William
Jones has taken an appeal to the Supreme Court of
the State of Illinois.

Now if the said William Jones shall prosecute
his said appeal to effect and shall pay said
judgment interest and costs and all damages
awarded against him, so that said judgment
shall be affirmed or said appeal dismissed then
his obligation to borrow otherwise of full force and effect

Signed: William Jones Esq
Bernard Jones Esq

State of Illinois
Cook County

I Thomas B. Carter Clerk of the
Superior Court of Chicago within and for the County
of Cook in the State of Illinois do hereby certify the
above and foregoing to be a full true and perfect
Transcript of the order of judgment order removing
Motions to set aside judgment and appeal together
with the appeal bond as filed in my office and
Entered of record, in said Court now certain kind and
grounding therein wherein the City of Chicago
Plaintiff and William Jones and Henry Jones
were defendants.

In Testimony Whereof I have
hereunto set my hand and affixed
the seal of said Court at Chicago
in said County the 21st day of April
AD 1862 Thomas B. Carter Clerk



280

The City of Chicago
Memorandum No 309
of South
William Loring Elaf

Filed April 24, 1862
L. Deland
Clk.

13605

1862