

No. 14174

# Supreme Court of Illinois

Pendour

---

vs.

Burns.

---

Peoria April 19 1858

Rendou vs Burns

It is agreed in this case that it shall abide the decision of the case Henderson vs Burns in the Supreme Court - which is to be decided upon the question of jurisdiction of the Circuit Court of appeals from Magistrate - and if the jurisdiction of the Circuit Court is sustained - in the case of Henderson vs Burns - then it is agreed that the appeal shall be dismissed in the case of Rendou against Burns and the Plaintiff in the said suit in the Circuit Court shall have execution from the Circuit Court the same as if an appeal had been taken in the Supreme Court - if the jurisdiction of the Circuit Court is not sustained then the same effect shall be given to said reversal as if the decision was rendered in the case

To Wm for Rendou  
From Jm Burns

Pendow & P...  
agreement in  
lose in Supreme  
Court

*[Faint, mostly illegible handwritten notes and scribbles covering the rest of the page. Some words like 'F' and 'P' are visible.]*

David Burns }  
 by Owen Pearce } In Supreme Court  
 Mirror

E. G. Johnson being sworn on oath says that he was retained by Owen Pearce in the above entitled cause That Dependent prosecuted the case before the Justice and also <sup>assisted in prosecuting the case</sup> in the Circuit Court for said Pearce. And Dependent further says that said Pearce also after the trial in the Circuit Court charged Dependent to take charge of the case in the Supreme Court & that Dependent signed the statement hereto attached ~~was signed~~ on the day of the date being to avoid the expense & trouble of a trial in the Supreme Court. as the point raised in Burns vs Pearce settles the case referred to in the stipulation & Dependent alone so because Burns has taken his appeal Dependent has had no notice from Pearce revoking Dependent's authority to act as his counsel in the case

E. G. Johnson

~~David Burns~~  
 sworn to & subscribed  
 before me April 26 1858

David A. Irons  
 Justice of the Peace

David Burns } Supreme Court  
April Term 1858

Henry Brown being  
known on oath says that Alonzo  
named Burns took an appeal  
in above case from Circuit Court  
of Plover County to this Court  
and on the 19<sup>th</sup> day of April 1858 he  
presented as attorney of Burns and  
E. G. Johnson as attorney for Pen-  
ner signed the stipulation hereto an-  
nexed. That defendant took  
the case before ~~the~~ for Burns  
and E. G. Johnson was of course  
not for Penner. That defendant  
acted in good faith & believed  
Johnson had full authority  
to make stipulation.

Subscribed & sworn to before  
me April 26. 1858.  
J. Ireland (Clerk)

H. Brown

Prunus

Pendula

2691

11111111