

No. 13930

# Supreme Court of Illinois


Young

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vs.

Comms. of Highways.

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71641  7

State of Illinois,

In the Supreme Court,

Northern Grand Division,

In Vacation

after October Term, A.D. 1890..

William Young,

Appellant,

Appeal from Second District...

v s.

The Commissioners of High-

Ways of Maquon Township,

Appellees.

To William Young, Appellant, and to George W. Thompson Esq. and to Fletcher Carney Esq., his Solicitors:

You are hereby notified that said Appellees will make application for a re-hearing in this cause in accordance with the rules of said Court.

William Lawrence Bancroft  
and J. L. McGinn

Solicitors for said Appellees..

Received a copy of the foregoing notice this 11th. day of November, A.D. 1890..

Geo W Thompson,  
Fletcher Carney,

Solicitors for said Appellant...

49

William Young

v s

The Commissioners of Ma-  
quon Township..

Notice of Application  
for Re-hearing..

FILED

NOV 13 1890

*A. H. Taylor*  
CLERK.

W. L. & B..

In the Supreme Court of Illinois, To the March Term, A. D., 1890.  
 Northern Grand Division. )  
 William Young, Appellant, )  
 vs. ) Appeal from Appellate  
 The Commissioners of High- ) Court, Second District.  
 ways of Maquon Township, )  
 Knox County, Illinois, Appellees. )

Now come the Appellees and move the Court to extend the time in which briefs for Appelles may be filed to and including the fifteenth day of March, instant.

*William Lawrence Bancroft*  
*and F. R. McGinn*

Appellees' Solicitors.

Affidavit

Affidavit in support of above motion.

State of Illinois )  
 ) ss.  
 Knox County,

E. A. Bancroft being first duly sworn on oath doth say that he is one of the solicitors for said Appellees, and has had charge of the cause of said Appelles since the appeal was taken from the decree of the Circuit Court of Knox County and that the preparation of argument and brief for Appellees in this Court is mainly intrusted by said Appellees' solicitors to him; that since the appeal was taken to the Supreme Court Appellant's solicitors have prepared an entirely new abstract (of seventy-four pages) of the record herein and a new brief of fifty five pages, instead of using in this Court the abstracts and briefs filed in this cause in the Appellate Court, Second District; which new abstract and brief were not completed until the evening of March

4th instant, and that therefore on account of the size of the record herein and the time necessarily required to verify and carefully examine said new abstract, it will be impossible for Affiant to properly prepare brief for Appellees within the time allowed by the rules of the Supreme Court without consuming much more than the working hours of the time allowed, and that so far as Affiant can now judge of the matter it will take all the time between now and the fifteenth instant to do the work made necessary as above stated; and that on account of Affiant's special familiarity with the case since the first appeal the time required can not be materially shortened by the assistance of other of Appellees' solicitors.

E. A. Bancroft

Subscribed and sworn to before

me this 6th day of March A. D., 1890.

S. W. Stucky  
Circuit Clerk.  
~~Notary Public.~~

5-8 Young  
v  
Caus. of Highways

Mo. by appeal for  
time until 15<sup>th</sup> inst  
to file briefs  
Time 4 week  
until 15-

13930  
Filed Mel. 8/20  
W. S. Taylor  
W. S.