

No. 13711

Supreme Court of Illinois

St. Louis, Alton & Chicago
R.R. Co.

vs.

Richards

UNITED STATES OF AMERICA,

STATE OF ILLINOIS, COUNTY OF COOK, SS.

Pleas, before the Honorable George Manure Judge of the Seventh Judicial Circuit of the State of Illinois, and Sole Presiding Judge of the Circuit Court of Cook County, in the State aforesaid, and at a term thereof begun and held at the Court House in the City of Chicago, in said County, on the Monday (being the 17th day) of October in the year of our Lord one thousand eight hundred and eighty-nine and of the Independence of the said United States the Eighty-fourth

Present, Honorable George Manure Judge of the 7th Judicial Circuit of the State of Illinois.

Charles Haven States Attorney.

Attest, Wm Church Clerk. John Gray Sheriff of Cook County.

Be it remembered, that heretofore to-wit: at the October term of said Court to-wit: on the seventeenth day of October, in the year of our said the following proceedings, among others, were had and Entered of record. to-wit

" Sauford Richards

14613

The St Louis Alton and Chicago Rail Road Company. R E Goodell and Wm Darling

Deft

This day again come as well the said plaintiff by Manroe and Spencer his Attorneys as the said defendants by Beckwith Manrock and Wessie their Attorneys, and the Court having heard arguments of Counsel on the motion of the

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said defendants heretofore entered to set aside the default of the said defendants taken and entered of record at a former term thereof, as well in support thereof as in opposition thereto and being fully advised of and concerning the premises, doth order that said motion be and the same hereby is overruled, So which ruling of the Court in overruling said motion the said defendants by their Counsel nowhere except; And the Court after hearing the allegations and proofs submitted by said plaintiff in support of his said action against the said defendants and being fully advised in the premises, doth find that the said defendants owe and are indebted to the said plaintiff in the sum of Four thousand dollars for his debt in said declaration mentioned, and assess his damages by reason of the breach assigned in said declaration to the sum of Two thousand Two hundred and fifty six dollars and seventeen Cents,

Therefore it is considered that said plaintiff do have and receive of the said defendants his debt of Four thousand dollars in form aforesaid, together with his costs and charges by him about his suit in this behalf expended and have Execution therefor,

And it is further ordered that upon payment of the sum of Two thousand Two hundred and fifty six dollars and seventeen Cents the damages aforesaid by the Court herein assessed

together with the interest accrued thereon and all costs accrued herein, that said judgment be satisfied in full.

And as regards, to-wit: at the same term of said court to-wit: on the 18th day of October in the year aforesaid, the following among other proceedings were had and entered of Record, to-wit:

"Sanford Richards

The bank of Alton and
Chicago, Rail Road
Company, R. G. Fordell
and Loren Darling

Debt

This day again come the said defendants by Beckwith Morbeck & Cassin their Attorneys, and pray an appeal herein to the Supreme Court of the State of Illinois, which is granted by the Court upon condition that the said defendants shall within ten days from this date execute and file with the Clerk of the Court their appeal Bond in the penal sum of four thousand and five hundred dollars conditioned according to law with surety thereto.

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And afterwards, to-wit: at the same term of said Court to-wit: on the first day of November in the year aforesaid, the following, among other proceedings, were had and entered of record, to-wit:

"Stanford Richards

17613

The bank of St. Louis
and Chicago, Rail Road
Company, R. E. Goodell
and Edwin Darling

Deft

On motion of Beekwith
Morris and Warren of counsel of said defendants
no objection being made thereto, it is ordered that
the time for the defendants to file their appeal and
in said cause be further extended to Monday
morning next, and the same is hereby extended
accordingly.

And afterwards, to-wit: at the same term of said Court to-wit: on the seventh day of November in the year aforesaid the following, among other proceedings, were had and entered of record, to-wit:

"Stanford Richards

17613

The bank of St. Louis
and Chicago, Rail Road Company
R. E. Goodell & Edwin Darling

Deft

On motion of

Beckwith Morrick and lesson of counsel for said defendants, no objection being made thereto. It is ordered that the time for said defendants to file their appeal Bond herein this cause be further extended to Wednesday morning next and the same is hereby extended accordingly -

And afterwards to-wit: on the seventh day of November in the year aforesaid, there was filed in the Court aforesaid, a certain Appeal Bond herein in the words and figures following to-wit:

Know all men by these presents that we the said Louis Allen Chicago, Pull Road Company by Joel A. Mattson, President, R. C. Goodell of Will County and Susan Darling of Cook County - State of Illinois as principals and Joel A. Mattson of Sangamon County - State of Illinois and J. T. McQuigall and William L. Wood of Will County Illinois and Charles E. Boyer as sureties, are held and firmly bound unto Sanford Richards of Cook County - State of Illinois in the penal sum of Forty five hundred dollars (\$4500) lawful money of the United States for the payment of which well and truly to be made we bind ourselves in their executors and administrators jointly severally jointly by these presents -

Witness our hands and seals this
twenty seventh day of October A D 1859

The condition of the above obligation is such, that whereas the said Sanford Richards did on the seventeenth day of October A D 1859 in the Circuit Court in and for the County of Cook and State of Illinois receive a judgment against the above titled St Louis, Alton & Chicago Rail Road Company R E Goodell and Lorin Darling for the sum of Five thousand dollars debt and the damages assessed by said Court to the sum of two thousand two hundred and fifty six dollars and seven cents (\$2256¹⁷/₁₀₀₀) said debt to be discharged upon the payment of said damages and costs of suit, from which said judgment of the said Circuit Court, the said St Louis, Alton & Chicago Rail Road Company R E Goodell & Lorin Darling have prayed for and obtained an appeal to the Supreme Court of the State of Illinois

None of the said St Louis, Alton and Chicago Rail Road Company R E Goodell and Lorin Darling shall prosecute their said appeal to effect and shall moreover pay the amount of the judgment, costs interest and damages reduced and to be rendered against them in case the said judgment shall be affirmed in said Supreme Court then the above obligation to be void otherwise to remain in full force

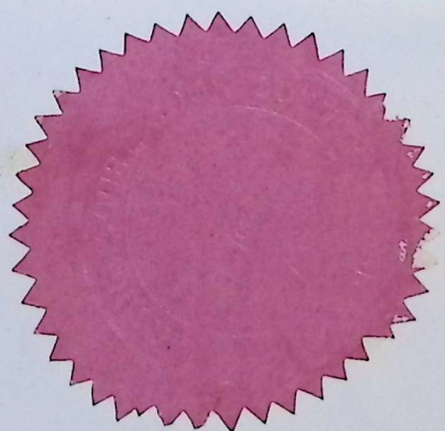
and volume



R. E. Goodell	See
J. A. Mattom	See
St Louis, Alton & Chicago, RR.	
by Chas. S. Smeaser	See
R. E. Goodell	
John Darling	See
J. T. Mc Dougall	See
W. L. Wood	See
Chas. E. Boyer	See
St Louis, Alton & Chicago	
Rail Road Co.	
J. A. Mattom, Pres.	See

I, WILLIAM L. CHURCH, Clerk of the Circuit Court of Cook County, in the State aforesaid, do hereby certify the above and foregoing, to be a true, perfect and complete copy of Order of judgment, + order extending time to file appeal Bond + Appeal Bond in a certain cause lately pending in said Court on the Common Law side thereof, wherein Bayford Richard was plaintiff and St Louis Alton & Chicago, RR Co Defendant

In Witness Whereof, I have hereunto set my hand, and affixed the Seal of said Court at Chicago, this Eleventh day of May A. D. 1861



Wm L Church Clerk.

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The St. Louis
Alton & Chicago R.R. Co
Deals

vs

Samuel Richards

13711

Filed May 12, 1860
L. Deland
Clerk

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Dec. 2. 54
Recd Pay Mrs Church
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