

14060


No. 14060

Supreme Court of Illinois

Sandberry & Rigger

vs.

Gillett & Avery

71641  7

Saunders & Collins }
3 }
Gittell & Henry }

Supreme Court Dec Tr
1838.

Upon a note payable to a firm
it is necessary to set out by allegation
the individuals composing said firm
and this allegation must be proved.

2 vol Saunders P & C. 704 side page

The cases cited by Mr in Error and
when the contract was made in the name
of the individuals composing the firm, in such
cases it is unnecessary to set out the
copartnership as there is no variance
between the contract upon its face
and the parties suing —

Saunders & Riggs }
3 }
Gittell & Henry }

Supreme Court Dec Tr 1838.

Upon a note payable
to a firm by name it is necessary to set
out by allegation the individuals composing
said firm and the allegation must be
proved.

The cases cited by Mr in Error and when
the contract was made in the name of the
individuals composing the firm, in such
cases it is unnecessary to set out the
copartnership as there is no variance between
the contract upon its face and the parties
suing —

Sault Ste. Marie
is

Great & Heavy

Sept. 1860

Sault Ste. Marie

is

Great & Heavy

Sept. 1860

14060