



be reversed annulled and altogether held for nothing And that the said David Witter be restored to all things which he has lost by occasion of said judgment. And Recover against the said O Burnham His father use of David Park his Costs in this behalf expended taxed off

Judgments and decrees ~~entered~~ entered this term upon Appeals and writs of error, are remanded to the Common Pleas for execution

All matters and things not otherwise disposed of are hereby Continued

William B. Caldwell
Presiding Judge

February 3rd
was filed in
Ohio. Town

Reuben P. M
John G. Dun

Complainant
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Leave is also g
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February 3rd A.D. 1852. The following Transcript was filed in the Clerk's office ^{of the Supreme Court} of Union County, Ohio. To-wit:

Supreme Court of the State of Ohio.
in Bank. December Term 1851.

Reuben P. Mann
vs
John G. Dunn et al } In Chancery
Reserved from Union County

On motion leave is granted the Complainant to amend the bill in this case within sixty days from the 23rd day of December 1851. Leave is also granted the defendant Robert G. Dunn to answer, and other defendants to file additional answers within sixty days after the expiration of the above period - and this cause is remanded to the Supreme Court of Union County and continued. Ordered that a copy of the entry be certified to the Clerk of the Supreme Court of Union County, for entry &c -

The State of Ohio, ss.
I, Lewis Heyl Clerk of the Supreme Court of the State of Ohio, in Bank. Certify the foregoing to be a true copy from the Journal of said Court, of the term of December A.D. 1851. Witness my hand and the Seal of said Court, at Columbus, this 23rd day of January A.D. 1852.
L. Heyl Clerk

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B. Caldwell
siding judge

Union District Court August 20 1852

District Court August 20 1852
Present John A Coswine Benjamin
Metcalf and L W Hall Judges
William C Malin Sheriff and
James Downer Clerk

James W Evans }
W W Woods } In Error

vs
Thompson & Johnson } By Consent of Parties
this Cause is dismissed at
~~at XXXX XXXX~~
the Costs of Plaintiffs in Error; no record

vs
John D W Mitchess }
Black & Groesbeck } In Error

This Cause came on
to be heard on the transcript from the Court of Common
Pleas of Union County and was argued by Counsel on con-
sideration whereof, It is ordered and adjudged by this Court
that the judgement of the said Court of Common Pleas be
and hereby is affirmed with costs; It is further
considered ^{and ordered} by this Court that the defendant in error
recover of the plaintiff in error seven dollars and
four cents five percent damages according to the form
of the Statute in such case made and provided
together with his costs

Rufus Smith
vs
John Casil for
use of Rodney P

Jonathan Y
vs
Abner Cha

John Doe
vs
Henry P
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William Haly
vs
John Epps

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Rufus Smith }
vs. } In Error
John Casil for the } settled and by consent
use of Rodney Pickett } of Portis Judgment
} against the Plaintiff
} in Error for costs

Jonathan Sackett }
vs. } Any
Abner Chapman } Continued
} with leave to parties
} to amend

John Doe & Dem }
Henry P Galloway }
vs. } Exec Appeal
John Casil } Continued

William Halycrop }
vs. } In Error
John Epps } This Cause came on to be heard
} on the Manuscript from the Court
of Common Pleas of Union County and was argued
by Counsel on consideration whereof it was
ordered and adjudged by the court that the
Judgment of the said court of Common
Pleas be and lawfully is affirmed with costs
Judgment for costs

Union District Court August 20th 1859

S. Morton Tucker an applicant for admission to the Bar having produced the requisite certificates and having been found upon Examination in all respects qualified, It is ordered that he be admitted and Licensed to practice as an attorney and Counsellor at Law and Solicitor in Chancery in any of the Courts of Record of this State where upon the said S Morton Tucker appeared in open Court and took the oath required by Law

Ruben P Mann

vs

John G Dunn et al

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On Motion of Mr. Cury counsel

This case is reserved to

be decided by the Supreme Court at its next session The Clerk is directed to certify the original pleadings Exhibits &c and a copy of this order. Either party may file Depositions at any time previous to the 15th of November next in Supreme Court by consent not more than 15 days previous notice of taking depositions required where the distance is over 300 miles

Saturday
Court met

John Doe &
John Reyno

vs
John H. B

heard on the

Pleas of Union

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vs

The Cleveland Col

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Saturday August 21-1852, 9 o'clock
Court met pursuant to adjournment

John Doe & Sen }
John Reynolds et al }
vs } In Error
John H. Robinson }

This Cause came on to be heard on the Transcript from the Court of Common Pleas of Union County and was argued by Counsel on Consideration whereof. It is ordered and adjudged by this Court that the Judgment of the said Court of Common Pleas be and hereby is affirmed with costs. Judgment for costs

William Gregory }
vs } Certiorari
The Cleveland Columbus Cincinnati Rail Road Co }

This Cause came on to be heard upon the Transcript of the record and proceedings before the Court of Common Pleas on the original files brought here by the writ of Certiorari and was argued by Counsel and the Court upon Consideration of the same and the matters assigned for errors thereon and the same being seen and by the Court now here fully understood and mature deliberation thereon had, do find that in the said record and proceedings there is manifest

error as shown by the first second third
and fifth errors assigned herein by the
said Adam Gregory. Whereupon it is
considered that the order & proceedings
of the said Court of Common Pleas be
reversed and held for naught And that
the Plaintiff in Certiorari recover his costs
herein expended against the said Prairie Road
Company the defendant. taxed at \$

And it is further ordered that
this cause be remanded to the said Court of
Common Pleas for the County of Union
by writ of procedendo commanding the said
Court to proceed according to law without
unnecessary delay, to determine and adjudge
the rights of the parties upon the said
proceedings

Joseph Guerin
vs
The Commission
of Logan Co.

hearing and
the coming

John Doe
Elijah Pickett

vs
Anas Post

parties this
decision at
term of the

Samuel Ha
vs
Richard M

By consent
for decision
coming to

Joseph Turner }
 vs }
 The Commissioners } Motion for the allowance
 of Logan County } of a Certiorari. Resolved
 } from Logan County
 } By consent of parties
 } This case is reserved for
 hearing and decision at Seneca County at
 the coming term of the District Court

John Doe & Ben }
 Elijah Prickett et als } Eye Amount
 vs } Resolved from Logan
 Anas Parker } County
 } By consent of
 parties this case is reserved for hearing and
 decision at Seneca County at the coming
 term of the District Court

Samuel Harrow }
 vs }
 Richard Morrow } Chancery
 } Resolved for hearing
 } and decision from
 } Logan County
 } By consent of parties this case is reserved
 } for decision in Seneca County at the
 } coming term of the District Court

It appearing to the Court that it is necessary for the due administration of justice and for the proper transaction of the business of this Court that repairs should be made to the Court Room of the Court House in this County and that the same should be supplied with furniture & Stationery for the use of the Court.

It is ordered that the Sheriff cause the wood work of the Court Room to be painted and repaired and the Court Room be supplied with a suitable common Carpet, two dozen good suitable circular or round chairs a suitable number of good tables sufficient for the transaction of business in this Court and also the necessary Stationery for the use of the Court.

And it is ordered that to defray the expenses for all the foregoing repairs furniture & Stationery the Auditor of Union County draw an order or orders on the Treasurer for such sum or sums as may be necessary.

Philip Snider

The Clinton Bank

In Certification

This Cause came on to be heard on the Transcript from the Court of Common Pleas of Union County and was argued by Counsel. on consideration whereof It is ordered and adjudged by this Court that the Judgment of the said Court of Common Pleas be and hereby is affirmed. with costs Judgment for costs

The State of
the June Court

Silas G Strong

heard upon the
of Hon Lawrence
Case was referred
Bank of Columbus
Council and the
find that the eq
That there is no
against said St
of Common Pleas of
A.D. 1845 the sum
seventy cents after
Court do further
on the judgement
of \$135.65. That the
hands of said Dr
Smith & Co is \$185.
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of \$185.04 with
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aforesaid 2nd The
in discharge of
August term 1845.
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Judgement ag

The State of Ohio for the use of
the Sheriff Commissioners of Union County

In Chancery

Silas G Strong & Philip Snider

This cause came on to be heard upon the Bill answers of defendant Sniders and the report of Hon Lawrence Esq Special Masters in Chancery to whom this case was referred in connection with a petition of the Clinton Bank of Columbus vs Sniders to Strong & Co and was argued by Counsel and the Court being fully advised in the premises do find that the equity of the case is with the Complainant, That there is now due to the Complainant on the judgement against said Strong rendered at the August Term of the Court of Common Pleas of Union County at the August Term of this Court A.D. 1845 the sum of One hundred and nine dollars and seventy cents after deducting \$98,87 (made on executions And the Court do further find that there is also due the Complainant on the judgement against said Strong and Pollock the sum of \$135,65. That the amount of Money remaining in the hands of said Snider after satisfying the judgement of Clark Smith & Co is \$155,04. That the costs of this suit in the Court of Common Pleas amounted to 5,91. It is therefore ordered adjudged and decreed that the said Philip Snider within five days from the rising of this Court, pay over the said sum of \$155,04 with interest thereon from the 19th day of June last, now amounting in all to the sum of \$186,91 as follows. 1st The sum of \$5,91 in discharge of the costs aforesaid 2nd The sum of 109,70 to be paid to the Complainant in discharge of the said judgement against Strong of August Term 1845; And the balance to wit \$71,30 to be paid to the Complainant, to be applied on the said judgement against Strong & Pollock. It is further ordered

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Judgment

and decreed that the costs of this suit in the District Court taxed at \$ be paid by the said defendant Philip Snider within twenty days and if default be made in the payment of any such monies that execution issue as upon judgement at law.

David R. Cook } In Chancery
 vs } Reserved from Logan County
 Briggs & Brooks }
 This cause is continued and ordered to be certified back to Logan County.

Judgments and decrees entered this Term upon appeals writs of Error and writs of Certiorari are remanded to the Common Pleas for Execution

All matters and things not otherwise disposed of are hereby continued

And thereupon the Court adjourned without day

John Hornum
 Chief Judge

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