

LEVEL 1 - 68 OF 99 CASES

ILLINOIS BELL TEL. CO. v. INDUSTRIAL COMMISSION

No. 18047.

Supreme Court of Illinois

325 Ill. 102; 156 N.E. 319; 1927 Ill. LEXIS 872

April 20, 1927.

DISPOSITION: Judgment reversed and award set aside.

CORE TERMS: ear, supervisor, bang, sister, illness, accidental injury, arbitrator, church, blood pressure, hemorrhage...

COUNSEL: [... \*\*\*1] CUTTING, MOORE & SIDLEY, (EDWIN C. AUSTIN, and J. DWIGHT DICKERSON, of counsel,) for plaintiff in error.

BOWE & BOWE, for defendant in error.

412 Ill. 179; 106 N.E.2d 124, \*;  
1952 Ill. LEXIS 310, \*\*1

DISPOSITION: Reversed and remanded, with directions.

CORE TERMS: tort-feasor, third party, classification, common-law, amount of compensation, police power, Workmen's Compensation Act, injured employee, immunity, predicated, guaranty, elective, differentiation, elected, chap, contractual relation, third persons, automatically, entitled to compensation, cause of action, tort liability, determinative, transferred, inasmuch, evident, fault, injured employees, aforementioned, hereinbefore, subrogation

COUNSEL: Augustine J. Bowe, William J. Bowe, and John D. Casey, all of Chicago, for appellant.

Edward B. Casey, Frank J. Mackey, Jr., Lord, Bissell & Kadyk, Gordon R. Close, Kenneth W. Bellile, and Russell Greenacre, all of Chicago, for appellee.

Thomas C. Strachen, Jr., Werner W. Schroeder, and James E. Hastings, amici curiae, on rehearing.

JUDGES: Mr. Justice Bristow delivered the opinion of the court.

OPINIONBY: BRISTOW