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the between Nov 5th 1865 to December 1st 1867

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Mr. Regent July 9th, 1815 in the
Reign of Queen Charlotte

J. Jackson

J. Dyer

J. Dyer

J. Dyer

J. Dyer
State of Georgia, 

To the Honorable the Superior Court of said County:

The Petition of Josephy Winstead, Administrator of the Estate of H.W. Hill deceased, respectfully showeth that

Mary Bustane, the wife of John L. Bustane, of said county, and to wit: on the first day of January in the year of our Lord one thousand eight hundred and sixty one, in the County aforesaid, made and delivered to

Endwell & Hill Administrator

of the Estate of H.W. Hill deceased

of certain instruments writing, commonly called a power, whereby the Petitioner, having proper handwriting being thereunto subscribed, the date whereof is the day and year aforesaid, is now shown to the Court, whereby the Petitioner, having proper handwriting being thereunto subscribed, the date whereof is the day and year aforesaid, is now shown to the Court, whereby

I, 250.00

By the Courte, the Fifth day of December, 1860, for administering the Estate of H.W. Hill deceased, One Hundred and Thirty Dollars for the hire of Philip Anthony Asinchin for the second year the said Administrator having furnished by the 25th December next, after date, a suit of clothing, to wit, a pair of trousers, one pair of overalls, and one pair of shoes, value thereto, and by the second year, as the suit furnished by the 25th December next after date, a suit of clothing, to wit, a pair of trousers, one pair of overalls, and one pair of shoes, value thereto,
By means whereof, and by force of the Statute in such cases made and provided, the said Defendant became liable to pay your Petitioner the sum of money in said promissory note specified, according to the tenor and effect thereof; and, being so liable, the said Defendant in consideration thereof, after wards, to wit: on the day and year aforesaid, undertook, and then and there faithfully promised your Petitioner to pay to him the said sum of money, in the said promissory note specified, according to the tenor and effect thereof, whenever the said Defendant should be thereto afterwards requested. Yet, the said Defendant, although so liable and indebted, and notwithstanding said undertaking and promise, has not paid the said sum of money in said promissory note specified, or any part thereof, although thereto often requested, but the same to pay has hitherto refused, and still do refuse, to the damage of your Petitioner.

Six Hundred Dollars.

Wherefore, Your Petitioner bring a suit and pray that process may issue, requiring the said Defendant personally, or by Attorney, to be and appear at the next Superior Court to be held in and for said county, and then and there to answer your Petitioner in an action of Assumpsit, &c.

F. W. Hill
Plaintiff, Attorney

Georgia, County.

May Term, 30th day of May 1861

WHEREUPON, It is considered by the Court that the Plaintiff do recover of the Defendant the sum of Eight Hundred and Eighty Dollars and

and the sum of Eighty Cents, for interest; and the further sum of

And the Defendant in mercy, &c.

F. W. Hill
Plaintiff, Attorney

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1861
May Penn 1866

We, the jury find for the Plaintiff the sum of Two Hundred and Eighty Dollars for his principal debt with interest and costs of suit.

M. P. Everett

Foreman
Received July 24th 1865 in Superior Court of Knox County

Entered

Issued

Joseph Winship, Deputy

Samuel Atkins, Clerk

Joseph W. Story, Endorse

Filed in Office Oct. 7th 1865

Ferrell & Hill

Revs. F. A. Hill

F. A. H.
State of Georgia,

To the Honorable the Superior Court of said County:

The Petition of Joseph Wm. Story Administrator of Joseph H. Story deceased and whose letter of administration are now in Court ready to be opened respectfully showeth that

Samuel Hines, principal and Joseph H. Story

of said county, are justly indebted to your Petitioner in the sum of Fifty Eight Dollars and Eighty one Cents, besides Interest:

For that whereas, said Samuel Hines heretofore, to wit: on the first day of March in the year of our Lord One Thousand Eight Hundred and Twenty Four in the County aforesaid, made and delivered to

Joseph H. Story

a certain instrument in writing, commonly called a Promissory Note, his own proper hand-writing being thereunto subscribed, the date whereof is the day and year aforesaid, which is now shown to the Court, whereby one day after the date of said note, he promised to pay Joseph W. Story or bearer Fifty Eight and Two Dollars for value received. And after such note in the day and year first aforesaid, in due course of law, for a valuable consideration paid Joseph W. Story, transferred, delivered and endorsed to wit:

Joseph W. Story
By means whereof, and by force of the Statute in such cases made and provided, the said Defendant became liable to pay your Petitioner the sum of money in said complaint specified, according to the tenor and effect thereof; and, being so liable, the said Defendant in consideration thereof, afterwards, to wit: on the day and year after said, undertook, and then and there faithfully promised your Petitioner to pay to him the said sum of money, in the said complaint specified, according to the tenor and effect thereof, whenever the said Defendant should be thereunto afterwards requested. Yet, the said Defendant, although so liable and indebted, and notwithstanding the said undertaking and promise, has not paid the said sum of money in said complaint specified, or any part thereof although thereunto often requested, but the same to pay hath hitherto refused, and still doth refuse, to the damage of your Petitioner.

One Hundred & fifty Dollars.

WHEREFORE, Your Petitioner brings a suit and pray that this process may issue requiring the said Defendant personally, or by Attorney, to be and appear at the next Superior Court to be held in and for said county, and then and there to answer your Petitioner in an action of Assumpsit, &c.

Ferrell Still, Plaintiff.

Per Curiam.

Georgianna, Union County.

Ferrell, Plaintiff.

Ferrell, Plaintiff.

vs.

ASSUMPSIT.

To the Sheriff of said County—GREETING:

The Defendant, hereby commanded, personally, or by Attorney, to be and appear at the next Superior Court, to be held in and for said County, on the next Monday in September, then and there to answer to the Plaintiff, demand in an action of Assumpsit, as in default thereof the Court will proceed as to justice shall shall appear.

Witness the Honorable Judge of said Court, this day of October, 186

Clerk.

[Signature]

Plaintiff’s Attorney.

Ferrell & Still.

[Signature]
Defendant's costs July 4th 1866
Me the first for the plaintiff the sum of
Fifty Eight Three Dollars for his principal with interest
Fathers Dep 1866
State of Georgia,  
[Signature]

To the Honorable the Superior Court of said County:

W. L. Fordell

respectfully sheweth that

Henry T. Heard, principal and Thomas S. Bradford

of said county, are justly indebted to your Petitioner in the sum of One Hundred and

Ninety-three Dollars and Eighty-five Cents, besides Interest; in the year of our Lord

For that, whereas, said Sixty

deretofore, to wit: on the

One Thousand Eight Hundred and Ninety

in the County aforesaid, made and delivered to

day of January

said Thomas S. Bradford, this

in

certain instrument in writing, commonly called a Promissory Note, his own proper

hand-writing being thereunto subscribed, the date whereof is the day and year aforesaid, which is

now shown to the Court, whereby Twelve Months after the date of said

Note. I promise to pay Thomas S. Bradford in honor

One Hundred and Ninety-three Dollars value received

as Writing this hand and seal. And afterwards took on the
day and year aforesaid the said Thomas S. Bradford in the

Corner of trade and for a valuable consideration transferred

and endorsed by writing his name across the back of said

Note.

January 1st, 1862

Twelve Months after date,

I promise to pay to

J. S. Bradford

One thousand eight hundred and sixty-three and 85/100 Dollars.

Value received, witness my hand and seal at

WITNESS, my hand and Seal,

Henry T. Heard.
By means whereof, and by force of the Statute in such cases made and provided, the said Defendant, became liable to pay your Petitioner the sum of money in said specified, according to the tenor and effect thereof; and, being so liable, the said Defendant, in consideration thereof, afterwards, to wit: on the day and year aforesaid, undertook, and then and there faithfully promised your Petitioner to pay to here the said sum of money, in the said specified, according to the tenor and effect thereof, whenever the said Defendant should be thereunto afterwards requested. Yet, the said Defendant, although so liable and indebted, and notwithstanding said undertaking and promise, he has not paid the said sum of money in said specified, or any part thereof although thereunto often requested, but the same to pay hath hereafter refused, and still do refuse, to the damage of your Petitioner.

Five Hundred Dollars.

WHEREFORE, Your Petitioner brings suit and pray that process may issue requiring the said Defendant personally, or by Attorney, to be and appear at the next Superior Court to be held in and for said county, and then and there to answer your Petitioner in an action of Assumpsit, &c.

\[\text{Plaintiff, Attorney.}\]

\[\text{Terrell Hill}\]

\[\text{Georgia, Telfair County.}\]

\[\text{Mr. L. Woodall.}\]

\[\text{ASSUMPSIT.}\]

\[\text{Witam, I heard principal.}\]

\[\text{[Handwritten docket entries]}\]

\[\text{To the Sheriff of said County - GREETING:}\]

\[\text{The Defendant, and hereby commanded, personally, or by Attorney, to be and appear}\]

\[\text{at the next Monday in Court; to be held in and for said County, on the}\]

\[\text{next, then and there to answer to the Plaintiff demand in an}\]

\[\text{action of Assumpsit, as in default thereof the Court will proceed as to justice shall shall appear.}\]

\[\text{Witness the Honorable}\]

\[\text{this}\]

\[\text{day of October 1866.}\]

\[\text{Judge of said Court,}\]

\[\text{[Handwritten docket entries]}\]

\[\text{Sarah S. 6th May Term. 31st day of May 1866.}\]

\[\text{WHEREUPON, It is considered by the Court that the Plaintiff do recover of the Defendant}\]

\[\text{the sum of One Hundred and Thirty Dollars}\]

\[\text{and Sixty Four Cents, for his principal debt, and the further}\]

\[\text{sum of Forty Five Cents, for interest; and the further sum of Fourteen}\]

\[\text{Dollars and Sixty Cents for Cost of suit in this behalf laid out and expended.}\]

\[\text{And the Defendant in mercy, &c.}\]

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State of Georgia,  

To the Honorable the Superior Court of said County:  

The Petition of  

William B. Yancey, Administrator of S. W. Yancey,  
deceded whose letter of administration an order in Court ready to be shown,  
respectfully sheweth that  

Benjamin H. Cameron  
of said county, is justly indebted to your Petitioner in the sum of Two Hundred and Thirty-eight Dollars and Cents, besides Interest;  
For that, whereas, said defendant, heretofore, to wit: on the eleventh day of January, in the year of our Lord One Thousand Eight Hundred and in the County aforesaid, made and delivered to  

Said S. W. Yancey this  

Said instrument in writing, commonly called a draft or order, his own proper hand-writing being thereunto subscribed, the date whereof is the day and year aforesaid, which is now shown to the Court, whereby he requested S. W. Yancey, Treasurer LaGrange Female College, to pay said S. W. Yancey Two Hundred and Thirty-Eight Dollars and change the same to them on college building account. And your petitioner avers that said S. W. Yancey presented said draft to order to said S. W. Yancey as aforesaid who refused to accept or pay the same. And your petitioner further avers that since the making of said draft or order said S. W. Yancey has departed this life and that your petitioner has been duly and legally appointed qualified to his Administrators.
By means whereof, and by force of the Statute in such cases made and provided, the said Defendant became liable to pay your Petitioner the sum of money in said draft as specified, according to the tenor and effect thereof; and, being so liable, the said Defendant in consideration thereof, afterwards, to wit: on the day and year aforesaid, undertook, and then and there faithfully promised your Petitioner to pay to him the said sum of money, in the said draft as specified, according to the tenor and effect thereof, whenever the said Defendant should be thereto afterwards requested. Yet, the said Defendant, although so liable and indebted, and notwithstanding his said undertaking and promise, has not paid the said sum of money in said draft as specified, or any part thereof although thereto often requested, but the same to pay has hitherto refused, and still does refuse, to the damage of your Petitioner.

Wherefore, Your Petitioner brings suit and prays that process may issue requiring the said Defendant personally, or by Attorney, to be and appear at the next Superior Court to be held in and for said county, and then and there to answer your Petitioner in an action of Assumpsit, &c.

To the Sheriff of said County—GREETING:

The Defendant hereby commanded, personally, or by Attorney, to be and appear at the next Superior Court to be held in and for said County, on the third Monday in January next, then and there to answer to the Plaintiff's demand in an action of Assumpsit, as in default thereof the Court will proceed as to justice shall appear.

Witness the Honorable Judge of said Court, this day of , 1868

[Signature]

Clerk.

Whereupon, it is considered by the Court that the Plaintiff do recover of the Defendant the sum of Seventy Dollars and Thirty-eight Cents, for his principal debt, and the further sum of Nineteen Dollars and Sixty-four Cents for Cost of suit in this behalf laid out and expended.

And the Defendant in mercy, &c.  

Ferrell & Hill  

Plaintiff's Attorney
May 25th 1866

We the jury find for the plaintiff the sum of Two Hundred and Thirty Eight dollars, with interest and costs of suit.

M. J. Fennell

Heron
May Term 1866

To the Judge for the Plaintiff the sum of One Hundred Dollars and the principal with interest thereof.

M. P. Smith

Homer
State of Georgia, 

To the Honorable the Superior Court of said County:

The Petition of Joseph Hensley, Administrator de locus pro of the estate of Mrs. Hill deceased, to whose letters of Administration the same is Court ready to be shown, respectfully sheweth that

William A. Cunningham

of said county, is justly indebted to your Petitioner in the sum of One Hundred Dollars and Cents, besides Interest.

For that, whereas, said defendant heretofore, to wit: on the Thirty first day of December in the year of our Lord One Thousand Eight Hundred and Twenty One, at LaGrange, to wit: in the County aforesaid, made and delivered to Endorcis A. Hill, Sr.

On or before the Twenty fifth day of December A.D. 1862, he promised the said Petitioner to pay Endorcis A. Hill, Sr., One Hundred Dollars for the use of a Regal boy, Williams, which said promise he promised to fulfill with two summer suits, one winter suit of clothes, 2 pair of shoes, a hot and blanket, and some other comfortable covering of the kind in its stead for value received. And your petitioner avers that after the making of said note (which note belonged to the estate of Mrs. Hill deceased) above of the date aforesaid, he paid said Endorcis A. Hill, Sr., in part of said debt, the sum of Ten Dollars.

LaGrange, Dec. 31, 1864.

William A. Cunningham

Note: The handwriting is clear and legible, with the text written in a formal legal style. The document appears to be a legal petition or statement, addressing a debt owed by Joseph Hensley to William A. Cunningham. The debt is described in detail, including the terms of the agreement and the amount owed, as well as a note regarding payment by Williams. The date and location are also specified, with the place of LaGrange and the year 1864.
By means whereof, and by force of the Statute in such cases made and provided, the said Defendant became liable to pay your Petitioner the sum of money in said promissory note specified, according to the tenor and effect thereof; and, being so liable, the said Defendant in consideration thereof, afterwards, to wit: on the day and year aforesaid, undertook, and then and there faithfully promised your Petitioner, to pay to (insert amount) the said sum of money, in the said promissory note specified, according to the tenor and effect thereof, whenever the said Defendant should be thereunto afterwards requested. Yet, the said Defendant, although so liable and indebted, and notwithstanding his said undertaking and promise, has not paid the said sum of money in said promissory note specified, or any part thereof; although thereunto often requested, but the same to pay hitherto refused, and still doth refuse, to the damage of your Petitioner Two Hundred Dollars.

Wherefore, Your Petitioner brings suit and prays that process may issue, requiring the said Defendant personally, or by Attorney, to be and appear at the next Assumpsit Court to be held in and for said County, and then and there to answer your Petitioner in an action of Assumpsit, &c.

Ferrell v. Hill Plaintiff v. Attorney

Georgia, County.

vs. ASSUMPSIT.

To the Sheriff of said County—GREETING:

The Defendant hereby commanded, personally, or by Attorney, to be and appear at the next Court, to be held in and for said County, on the next, then and there to answer to the Plaintiff's demand in an action of Assumpsit, as in default thereof the Court will proceed as to justice shall shall appear.

Witness the Honorable Judge of said Court,

this day of 186

Clerk

May 29th, 1866

Whereupon, It is considered by the Court that the Plaintiff do recover of the Defendant the sum of one Hundred Dollars, and the further sum of Twenty Dollars for Cost of suit in this behalf laid out and expended.

Ferrell v. Hill Plaintiff v. Attorney
State of Georgia,}

To the Honorable the Superior Court of said County:

The Petition of

Joseph Hinchin, Administrator, the legal representative of

Holl Hill, deceased, whose letter of Administration are now in court ready to be shown,

_respectfully sheweth that

Godfred Kenner

of said county, is justly indebted to your Petitioner in the sum of Two Hundred

and seventy seven dollars and sixty Cents, besides Interest;

For that, whereas, said defendant, the

defendant, being heretofore, to wit: on the

day of November, in the year of our Lord

twelve hundred eighty six, in the County aforesaid, made and delivered to

Eundreis T. Hill, this writing, in the

Administrator of said Holl Hill deceased,

the

instrument in writing, commonly called a promissory note, in his own proper

hand-writing being thereunto subscribed, the date whereof is the day and year aforesaid, which is

now shown to the Court, whereby

One day after the date of said note

promises to pay Eundreis T. Hill, or his legal

heirs, two hundred dollars for value received, and afterward, for one and the same consideration

with the said Eundreis T. Hill, and his

heirs, and for the payment of the said note.

Pursuant to an order of said Court, this

became legallyrossested of said note.

Godfred Kenner

$277.37. One day after I promised to pay E. T.

Hill or his legal heirs Two Hundred and seventy seven

dollars for value received.

This, Nov 6th 1860.
By means whereof, and by force of the Statute in such cases made and provided, the said Defendant became liable to pay your Petitioner the sum of money in said promissory note specified, according to the tenor and effect thereof; and, being so liable, the said Defendant in consideration thereof, afterwards to wit: on the day and year aforesaid, undertook, and then and there faithfully promised your Petitioner to pay to her the said sum of money, in the said promissory note specified, according to the tenor and effect thereof, whenever the said Defendant should be thereunto afterwards requested. Yet, the said Defendant, although so liable and indebted, and notwithstanding the said undertaking and promise, has not paid the said sum of money in said promissory note specified, or any part thereof although thereunto often requested, but the same to pay has hitherto refused, and still doth refuse, to the damage of your Petitioner.

Dollars.

Wherefore, Your Petitioner bring a suit and pray that process may issue, requiring the said Defendant personally, or by Attorney, to be and appear at the next Superior Court to be held in and for said county, and then and there to answer your Petitioner in an action of Assumpsit, &c.

To the Sheriff of said County—GREETING:

The Defendant is hereby commanded, personally, or by Attorney, to be and appear at the next Superior Court; to be held in and for said County, on the Monday in next, then and there to answer to the Plaintiff demand in an action of Assumpsit, as in default thereof the Court will proceed as to justice shall shall appear.

Witness the Honorable

this
day of

186

Judge of said Court,

CLERK.

WHEREFORE, It is considered by the Court that the Plaintiff do recover of the Defendant the sum of

Dollars and

Cents, for the principal debt, and the further sum of

Dollars and

Cents, for interest; and the further sum of

Twelve Cents for Cost of suit in this behalf laid out and expended.

And the Defendant in mercy. &c.

Plaintiff Attorney

199 67
57 47
12 00
May 1866

We the jury find for the Plaintiff the sum of Two Hundred and Seventy seven 277 Dollars for his principal debt with interest & costs of suit — allowing him a credit of Fifty Dollars 27th Dec 1861. Also a credit of Fifty Dollars July 25 1862. — M. P. Ferrell

Foreman
July 26th, 1826 in Letter Book T of Records
Clerk Superior Court of Trumbull County
on page 610

R.M. Farlin AK
State of Georgia,

Dorothy County,

To the Honorable the Superior Court of said County:

The Petition of Ambrose P. Williams

respectfully sheweth that

Tharp descends

of said county, is, justly indebted to your Petitioner in the sum of Eighty five Dollars and Cents, besides Interest;

For that, whereas, said Robert D. H. Tharp, in his lifetime, on the day of October, in the year of our Lord One Thousand Eight Hundred and fifty seven, and in the County aforesaid, made and delivered to

William J. Jennings, Esq.

a certain instrument in writing, commonly called a promissory note, the own proper hand-writing being thereunto subscribed, the date whereof is the day and year aforesaid, which is now shown to the Court, whereby

By the twenty-fifth day of December Eighteen Hundred and seventy, is bound to pay said William J. Jennings or he shee or his heire or assigns the sum of Eighty five dollars, value received. And afterwards to pay the said sum of Eighty five dollars on the day and year first aforesaid. Said William J. Jennings, assignee of said Robert D. H. Tharp, doth make and severall the sum of Eighty five dollars, value received, by this present receipt.

By the twenty-fifth day of December Eighteen Seventy, I promise to pay William J. Jennings or he shee or his heire or assigns the sum of Eighty five dollars, value received, the above date. In the year of our Lord One Thousand Eighty Seven.

Tharp

Subscribed and sworn to this day, in open Court.
By means whereof, and by force of the Statute in such cases made and provided, the said Defendant became liable to pay your Petitioner the sum of money in said specified, according to the tenor and effect thereof; and, being so liable, the said Defendant in consideration thereof, afterwards, to wit: on the day and year first took, and then and there faithfully promised your Petitioner to pay to him or his order, in the said promissory note specified, according to the tenor and promise thereof, whenever the said Defendant should be therein to afterwards requested. Yet, the said Defendant, although so liable and indebted, and notwithstanding the promise, has not paid the said sum of money in said promissory note specified, or any part thereof, although thereto often requested, but the same to pay hitherto refused, and still do refuse, to the damage of your Petitioner.

Two Hundred Dollars.

Wherefore, your Petitioner brings a suit and prays that process may issue requiring the said Defendant personally, or by Attorney, to be and appear at the next Court to be held in and for said County, and then and there to answer your Petitioner in an action of Assumpsit, &c.

Ferrall & Hill

Georgia, Court County.

Andrew H. Williams

ASSUMPSIT.

Martha Wash, Equity.

To the Sheriff of said County—GREETING:

The Defendant is hereby commanded, personally, or by Attorney, to be and appear at the next Monday in Court; to be held in and for said County, on the third day next, and there to answer to the Plaintiff demand in an action of Assumpsit, as in default thereof the Court will proceed as to justice shall think fit.

Witness the Honorable Judge of said Court, P. W. McRae, Clerk.

this 31 day of May, 1866.

WHEREUPON, it is considered by the Court that the Plaintiff do recover of the Defendant the sum of Twenty Dollars and Sixty Cents, for his principal debt, and the further sum of Twelve Dollars and One Cent for Cost of suit in this behalf laid out and expended.

Ferrall & Hill

Plaintiff, Attorney.
Recorded July 26th, 1866, in Superior Court of Troup County, Georgia on page 411 RSM Fairlie CLX.
State of Georgia,

[Stamp]

To the Honorable the Superior Court of said County:

The Petition of

Ambrose B. Williams

respectfully sheweth that, R. P. Granfield and Mrs. E. B. Boyd

of said county, are justly indebted to your Petitioner in the sum of One Hundred Dollars and Fifty Cents, besides Interest;

For that, whereas, said defendant, heretofore, to wit: on the Twenty-fifth day of August in the year of our Lord One Thousand Eight Hundred and Forty in the County aforesaid, made and delivered to

William J. Jennings their

William J. Jennings being the true and lawful owner of the sum of One Hundred and Fifty dollars, for value received, and afterwards held in the day and year first aforesaid the said William J. Jennings in due course of trade for a valuable consideration transferred and delivered said note to your petitioner.

[Signature]
By means whereof, and by force of the Statute in such cases made and provided, the said Defendant became liable to pay your Petitioner the sum of money in said promissory note specified, according to the tenor and effect thereof; and, being so liable, they the said Defendant, in consideration whereof, afterwards, to wit: on the day and year aforesaid, undertook, and then and there faithfully promised your Petitioner to pay to you the said sum of money, in the said promissory note specified, according to the tenor and effect thereof, whenever the said Defendant should be thereunto afterwards requested. Yet, the said Defendant, although so liable and indebted, and notwithstanding said undertaking and promise, he not paid the said sum of money in said promissory note specified, or any part thereof although thereunto often requested, but the same to pay to you hitherto refused, and still do refuse, to the damage of your Petitioner.

Three Hundred Dollars.

WHEREFORE, Your Petitioner bring a suit and pray that process may issue, requiring the said Defendant personally, or by Attorney, to be and appear at the next Court to be held in and for said county, and then and there to answer your Petitioner in an action of Assumpsit, &c.

By the twenty-fifth day of December, eighteen hundred and fifty one, I promise to pay Williams, furnishings or freight for the sum of One Hundred and Fifty Three dollars, value, Aug. 25, 1851.

Mrs. J. W. Bays.

To the Sheriff of said County—GREETING:

THE DEFENDANT are hereby commanded, personally, or by Attorney, to be and appear at the next Court; to be held in and for said County, on the Third Monday in November next, then and there to answer to the Plaintiff demand in an action of Assumpsit, as in default thereof the Court will proceed as to justice shall shall appear.

WITNESS the Honorable Judge of said Court, this day of Oct. 1865.

CLERK.

WHEREUPON, It is considered by the Court that the Plaintiff do recover of the Defendant the sum of One Hundred and Fifty Cents, for the principal debt, and the further sum of Forty Cents, for Cost of suit in this behalf laid out and expended.

And the Defendant, in mercy, &c.

Plaintiff Attorney
May Term 1866

We the jury find for the Plaintiff the sum of One Hundred fifty three 5/100 dollars for his libelous
with interest & costs of suit. M.R. Smith
Foreman
The Petition of the Town of Newland, situated in the County of Chatham, in the State of Georgia, to the Honorable the Court of said County:

For that whereas, said Town of Newland, in the sum of One Thousand Eight Hundred and Fifty Dollars of Credit, besides Interest, in the year of our Lord One Thousand Eight Hundred and Twenty-five, has been adjudged to be in the possession and ownership of Said Petitioner, to wit:

On the day of the first day of January, in the year of our Lord One Thousand Eight Hundred and Twenty-five, in the County of Chatham, in the State of Georgia, the said Petitioner, for and inBehalf of the said Newland, has caused a certain instrument, in writing, being a Promissory Note, which is now on file in the office of the Clerk of the Court of Chatham County, to be recorded.

For all which, the said Petitioner prays that the said Newland be and is hereby adjudged to be in the possession and ownership of the Petitioner.

Respectfully the Petition.

Newland, this 1st day of January, in the year of our Lord One Thousand Eight Hundred and Twenty-five.

[Signature]

Mary James
By means whereof, and by force of the Statute in such cases made and provided, the said Defendant became liable to pay your Petitioner the sum of money in said bill specified, according to the tenor and effect thereof; and, being so liable, the said Defendant in consideration thereof, afterwards, to wit: on the day and year aforesaid, undertook, and then and there faithfully promised your Petitioner to pay to him the said sum of money, in the said instrument not specified, according to the tenor and effect thereof, whenever the said Defendant should be thereunto afterwards requested. Yet, the said Defendant, although so liable and indebted, and notwithstanding his said undertaking and promise, has not paid the said sum of money in said instrument not specified, or any part thereof although thereunto often requested, but the same to pay he hath hitherto refused, and still do refuse, to the damage of your Petitioner.

Three Hundred Dollars.

WHEREFORE, Your Petitioner brings suit and prays that process may issue requiring the said Defendant personally, or by Attorney, to be and appear at the next Supreme Court to be held in and for said county, and then and there to answer your Petitioner in an action of Assumpsit, &c.

Plaintiff's Attorney.

Georgia, Troup County.

James W.拔, AI

Assumpsit.

Henry S. Heard

To the Sheriff of said County—GREETING:

The Defendant hereby commanded, personally, or by Attorney, to be and appear at the next Court; to be held in and for said County, on the Monday in the next, then and there to answer to the Plaintiff demand in an action of Assumpsit, as in default thereof the Court will proceed as to justice shall shall appear.

Witnessthe Honorable Judge of said Court, this 31.

1860

Judge of said Court

...J. H. Wetley... Clerk.

Troup Superior Court, May 31st, 1860

Term.

May 1860

Whereupon, It is considered by the Court that the Plaintiff do recover of the Defendant the sum of One Hundred and Thirty Two Dollars for principal debt, and the further sum of Twelve Dollars and Forty five Cents, for interest; and the further sum of Cents for Cost of suit in this behalf laid out and expended.

13 2 72
45 28
12 00

And the Defendant in mercy, &c.

Plaintiff's Attorney.
Recorded July 24th, 1866, in Deed Book of Records in the office of Clerk Superior Court of Troup County, Georgia, on page 627, R. M. Foster, Clerk.

May 25th, 1866

To the firm for the Plaintiff, the sum of
One Hundred Twenty Dollars and seventy five cents
for his principal, with interest and costs of suit.

J. Howland
Foreman
State of Georgia, 

To the Honorable the Superior Court of said County:

The Petition of

Robert B. Traylor Guardian of the Minor Children
of Ennis McDonald deceased

respectfully sheweth that

Albert E. Cour, surviving executor of the Estate of
Charles de Pullum, deceased, doing business under the name of
Pullum & Co., of said county, is justly indebted to your Petitioner in the sum of
One Hundred and Twenty Dollars and Seventy-six Cents, besides Interest:

For that, whereas, said Pullum & Co.,
heretofore, to wit: on the fourteenth day of February in the year of our Lord One Thousand Eight Hundred and Sixty-one, in the County aforesaid, made and delivered to

... certain instrument in writing, commonly called a promissory note, their own proper hand-writing being thereunto subscribed, the date whereof is the day and year aforesaid, which is now shown to the Court, whereby

By the first day of January next after the date of said note, the said Pullum & Co. promises to pay to

... Pullum & Co., or his or her assigns, the sum of

... Dollars and Seventy-six Cents, for
By means whereof, and by force of the Statute in such cases made and provided, the said Defendant became liable to pay your Petitioner the sum of money in said suit specified, according to the tenor and effect thereof; and, being so liable, said Defendant in consideration thereof, afterwards, to wit: on the day and year aforesaid, undertook, and then and there faithfully promised your Petitioner to pay to him the said sum of money, in the said suit specified, according to the tenor and effect thereof, whenever the said Defendant should be thereunto afterwards requested. Yet, the said Defendant, although so liable and indebted, and notwithstanding said undertaking and promise, had not paid the said sum of money in said suit specified, or any part thereof although thereunto often requested, but the same to pay hath hitherto refused, and still doth refuse, to the damage of your Petitioner five hundred Dollars.

WHEREFORE, Your Petitioner bring and pray that process may issue, requiring the said Defendant personally, or by Attorney, to be and appear at the next Court at the next Monday in May next, then and there to answer to the Plaintiff's demand in an action of Assumpsit, as in default thereof the Court will proceed as to justice shall shall appear.

WITNESS the Honorable Judge of said Court, this 186 day of

... Plaintiff

WHEREUPON, It is considered by the Court that the Plaintiff do recover of the Defendant

the sum of One Hundred and Seventy Cents, for

and Seventy Cents, for interest; and the further sum of

and the Defendant in mercy. &c.

Fennell H. Hill

Plaintiff's Attorney

$21.76

Costs for Cost of suit in this behalf laid out and expended.
Service acknowledged. Copy, service and service by the sheriff waived. Oct 31st 1868.

A. E. D. Sue C. Sp. Pullen Cap
No. 1271

Superior Court
November Term 1866

Entered
Issued
Augustus C. Ware
27 S. Highfield
John P. Culver

Original

Filed with Register 31. 1866

Gentleman & Co.

Records in Office Clerk Superior Court

of Brown County, in the County of Kenosha, Clk.

Ferrall & Hill
Reps. Agents.
State of Georgia,

[Emblem]

To the Honorable the
Superior Court of said County:

The Petition of

Augustus E. Ware

respectfully sheweth that

of said county, to
justly indebted to your Petitioner
in the sum of
Two Hundred and
Fifty one
Dollars and fifty five
Cents, besides Interest;

For that, whereas, said
defendant
herefore, to wit: on the

One Thousand Eight Hundred and

day of June
at LaGrange
in the year of our Lord

in the County aforesaid, made and delivered to

William Wagner

this

LaGrange, GA., June 1861

On or before the twenty-fifth day of December next, we or either of us promise to pay William Wagner, or order, the sum of Two Hundred and fifty

Dollars; and if not punctually paid, with interest from the first day of January last, for value received, Witness our hands and seals.

John P. Calhoun

[Signature]

[Signature]
By means whereof, and by force of the Statute in such cases made and provided, the said Defendant became liable to pay your Petitioner the sum of money in said promissory note specified, according to the tenor and effect thereof; and, being so liable, the said Defendant in consideration thereof, afterwards, to wit; on the day and year aforesaid, undertook, and then and there faithfully promised your Petitioner to pay to said promissory note specified, according to the tenor and effect thereof, whenever the said Defendant should be thereunto afterwards requested. Yet, the said Defendant, although so liable and indebted, and notwithstanding his said undertaking and promise, has not paid the said sum of money in said promissory note specified, or any part thereof, although thereunto often requested, but the same to pay hitherto refused, and still doth refuse, to the damage of your Petitioner.

$600

Wherefore, Your Petitioner brings suit and prays that process may issue requiring the said Defendant personally, or by Attorney, to be and appear at the next Superior Court to be held in and for said county, and then and there to answer your Petitioner in an action of Assumpsit, &c.

Ferrell & Hill

Plaintiff & Attorney

Georgia, County.

ASSUMPSIT.

To the Sheriff of said County—GREETING:

The Defendant hereby commanded, personally, or by Attorney, to be and appear at the next Monday in the Court to be held in and for said County, on the next, then and there to answer to the Plaintiff demand in an action of Assumpsit, as in default thereof the Court will proceed as to justice shall shall appear.

Witness the Honorable Judge of said Court, this day of 185

........................ CLERK.

...May 3rd, 1856

Whereupon, It is considered by the Court that the Plaintiff do recover of the Defendant the sum of two hundred and fifty one dollars and seventy five cents, for principal debt, and the further sum of sixty one dollars and seventy five cents, for interest; and the further sum of four hundred and twenty five cents for Cost of suit in this behalf laid out and expended.

And the Defendant in mercy, &c.

Ferrell & Hill

Plaintiff & Attorney
I confess judgement to May Term 1866
the Jury find for the Plaintiff, the sum of $700
Hundred and fifty one $500 Dollars for his Principal
With interest & costs of suit.

JoelCullom
State of Georgia,

County

To the Honorable the Superior Court of said County:

The Petition of

Augustus C. Hear

respectfully sheweth that

Absalom S. Carr

of said county, is justly indebted to your Petitioner in the sum of Seven Hundred Dollars and sixty Cents, besides Interest;

For that, whereas, said defendant, heretofore, to wit: on the first day of January in the year of our Lord One Thousand Eight Hundred and sixty, at LaGrange, in the County aforesaid, made and delivered to

William Wagner, Esq.

a certain instrument in writing, commonly called a Promissory Note, in his own proper hand-writing being thereunto subscribed, the date whereof is the day and year aforesaid, which is now shown to the Court, whereby

On or before the twenty-fifth day of December, next after the date of said note, the foregoing (which is or either of us former) to pay Williams Wagner in order the sum of Seven Hundred and seventy-six (776) dollars, and if not promptly paid with interest from the first day of January last before the date of said note for value received as witness his hand and seal (written by hand and seal). And your petitioner avers that since the making of said note said Williams Wagner has departed this life, that he left as his only heir and representative a daughter with whom your petitioner intermar

and that by reason thereof your petitioners became legally

heirs of said estate.
By means whereof, and by force of the Statute in such cases made and provided, the said Defendant became liable to pay your Petitioner the sum of money in said promissory note specified, according to the tenor and effect thereof; and, being so liable, the said Defendant in consideration thereof, afterwards, to wit: on the day and year aforesaid, under, took, and then and there faithfully promised your Petitioner to pay to him the said sum of money, in said promissory note specified, according to the tenor and effect thereof, whenever the said Defendant should be therein, to wit: afterwards requested. Yet, the said Defendant, although so liable and indebted, and notwithstanding said undertaking and promise, has not paid the said sum of money in said promissory note specified, or any part thereof, although thereto often requested, but the same to pay has hitherto refused, and still do refuse, to the damage of your Petitioner.

Petterson, Hundred Twenty Dollars.

Therefore, your Petitioner brings a suit and prays that process may be served requiring the said Defendant personally, or by Attorney, to be and appear at the next Superior Court to be held in and for said county, and then and there to answer your Petitioner in an action of Assumpsit, &c.

\[\text{LA GRANGE, GA., January 1st, 1862.}\]

On or before the twenty-fifth day of December next, we or either of us promise to pay William Wagner, or order, the sum of Seven Hundred and Seventy Dollars; and if not punctually paid, with interest from the first day of January last—value received, Witness our Hands and Seals.

\[\text{[L.S.]}\]

\[\text{[L.S.]}\]

\[\text{[L.S.]}\]

\[\text{24.0.0}9\]

\[\text{24.0.09}1\]

\[\text{To the Sheriff of said County—GREETING:}\]

The Defendant is hereby commanded, personally, or by Attorney, to be and appear at the next Superior Court; to be held in and for said County, on the third Monday in May, next, and then and there to answer to the Plaintiff demand in an action of Assumpsit, as in default thereof the Court will proceed as to justice shall appear.

Witness the Honorable Judge of said Court, this third day of May, 1866

\[\text{[Signature]}\]

\[\text{CLERK.}\]

\[\text{Term. 31st day of May 1866.}\]

Whereupon it is considered by the Court that the Plaintiff do recover of the Defendant the sum of Seven Hundred and Fifty Dollars and forty Cents, for the principal debt, and the further sum of Two Hundred and Forty Dollars and Thirteen Cents, for interest; and the further sum of Five Dollars and Thirty Cents, for cost of suit in this behalf laid out and expended, and the Defendant in mercy, &c.

\[\text{Reuel Still, Plaintiff's Attorney} \]

\[\text{Petterson} 776.00\]

\[\text{but 240.09} \]

\[\text{Cost 10.00} \]
May 7th 1866

I consent subject to
the foregoing for the Plaintiff the sum of seven
hundred forty-eight dollars for his principal with
interest & costs of suit - reserving the right of appeal

J R S Wickland
Def & B