

Respecting  
against  
Hodges & Bank for

Plaintiff Z. De Chambery  
Defendant

This day this cause came on to be further heard at the present term held,  
and on the Report of Wild Abbott, Notatior of Boston, filed August 2d, 1852, and  
was argued by Counsel, on Consideration whereof the Court Concurring in the Report  
to make no complaint based upon the fact, that Mr. W. D.  
Benton, one of the said parties in this cause, paid to Mr. De Chambery, fifty dollars  
as attorney fees in this cause, and deposited the balance in the First National  
Bank, in the City of Newfane, or interest in his name at Boston and paid the  
Certificate of deposit in the papers of this cause; and the Court doth further  
doe that a Committee of the Court take an account of the Debts incurred  
by the Defendant by Mr. H. Hodges, and wife on 22 Decr. 1852, and have made  
of said debts two ten parts, and report to Court with any Misdemeanor, Breach  
of trust, demand judgment by him to be required to be so satisfied.

Plaintiff  
against  
Hodges & C<sup>r</sup>

Plaintiff Z. De Chambery  
Defendant

This day this cause came on to be again heard upon the papers formerly read,  
and upon the Report of John Hodges & Associates appointed Under C. former date,  
to which Report there is no exception, and was argued by Counsel, on Consideration  
whereof the Court doth Concur in the said Report, and shall adjudge, based on same,  
that the sum of John Hodges & Associates is assessed, as follows, out of the estate  
from the Citizens Bank of Newfane the sum of One hundred and Thirty  
Seven dollars & fifty Cents, with the accrued interest, and that he payig  
out and distributing the same according to the sum of Two hundred and  
Twenty Seven dollars and fifty Cents now in his hands as follows, to each  
of the Griffis & wife, One hundred and Sixty seven dollars in ready money  
to the M. Marshall & wife, One hundred and Twenty two dollars and thirty  
four Cents, and to S. B. Hodges, One hundred and Ninety nine  
dollars and Ninety Cents, taking first the first, receipt for the  
first payment, and that he make report to Court.

Second.

against

Hodges & C<sup>r</sup>

Plaintiff Z. De Chambery  
Defendant

In the Motion of the Plaintiff by Counsel it is ordered, that Samuel B.  
Hodges, the Surety in this cause be dismissed of the sum of \$  
400 now due of the Court, & the cause left as it stands, excepting the  
sum to him against him for his Contingency in failing to make his  
Report as required by C. former date in this cause, and that a  
copy of this Order be served on said Samuel B. Hodges, Commissioner  
& C. former date.