

Peter Brads
against
Rufus & Darden

Appellant

Upon an appeal from a
judgment of a Justice of
the Peace, rendered by the Appellee against the Appellant, 20th day of August 1867
for \$25, with interest from 20th August 1867 till paid at 3% per cent.

¹⁰³
This day came the parties by their attorneys, who being fully heard, and the evidence adduced maturely
considered, it seems to the Court that there was no error in the said judgment. Therefore it is considered by this
Court that the same be affirmed; and that the Appellee recover against the Appellant 8th August 1867
Charles Brads his sum of the amount thereof together with ten per cent. damage theron from the
forward 20th day of August 1867 till payment and his costs by him about his defense in this behalf
expended.

J. S. Burley 3

Appellee

of and
The Attainment Steam Navigation Company.

Appellant

¹⁰⁴
the present, rendered by the Appellee against the Appellant on the
10th day of August 1867 for \$25 or with interest from the 10th day January 1867, and at 3% per cent.
costs. This day came the parties by their attorneys, who being fully heard and the evidence
adduced maturely considered, it seems to the Court that there is no error in the said
judgment. Therefore it is considered by the Court that the same be affirmed and that the Appellee
recover against the Appellant and Captain Burley his security
the amount thereof together with ten per cent. damage for amount theron from the 10th
day of August 1867 till payment and his costs by him about his defense in this behalf
expended.

¹⁰⁵
Ordered that the account of Saint Rocco Sheriff of the County amounting to \$6.00 be
certified to the auditor of public accounts for his examination and payment.

¹⁰⁶
Chas. Blunt, who stands bound by recognizance for his appearance here this day to answer the
Commonwealth of a certain filing of which he stands charged in the to wit. That the said
on the 20th day of October 1867, unlawfully feloniously enter the home of James Dooley
and stole and carried away Brandy to the value of Fifty dollars, the property of said
James Dooley, this day appears in Court in discharge of his recognizance. Whereupon
it is considered by the Court that the said Chas. Blunt, enter into recognizance with
bonds for his appearance before this Court on the first day of the next March term
to answer the Commonwealth of the filing aforesaid, the said Chas. Blunt to
be bound in the sum of fifty dollars and his security in the like sum of fifty dollars
and thereupon the said Chas. Blunt, with Jacob Singars, Charles Turner, Henderson
Hilderson and Peter Jones his securities bind in Court severally and respectively ac-
cording to themselves indebted to the Commonwealth of Virginia in the manner and
form following, that is to say. The said Chas. Blunt in the sum of fifty dollars
and the said Jacob Singars, Charles Turner, Henderson Hilderson and Peter Jones
in the like sum of fifty dollars, to be respectively made and held of their goods
and chattels, lands and tenements to the use of the Commonwealth of Virginia
of the said Chas. Blunt shall make default in the performance of the terms
of the above condition. The condition of the above recognizance is such, that if the
above named Chas. Blunt, shall personally appear before this Court on
the first day of March term next, and then and there answer a bill