

Oct 1st 1867 - 13 P.M.

against
Selby Davis & Son & Jacob Barnes Jr.

This Court having examined Plaintiff in this Suit more than a year without being determined on the action of the Plaintiff by Counsel it is ordered that it be removed to the Circuit Court of this County -

Offfice of the Sheriff
Offfice

Ordered that Am. W. Hedgesforth & Jacob Branch & Mr. H. Chapman doth to the lowest undertake the building of a bridge over Indigo Swamp on the Union Road near H. W. Chapman's house, receive the same when completed and make report to Court -

Ordered that Willis Bradshaw, Willow Ridgefield & Mr. A. Bradshaw doth to the lowest undertake the repair or rebuilding the Bridge over the Blacks Water road near T. A. Bradshaw receive the same when completed and make report to Court -

John Turner one of the form of Barbours, Turner & Brother having made complaint before a Justice of the Peace for this County that James Ellis is justly indebted to the said Barbours, Turner & Bro. in the sum of \$22⁵⁵ which became payable on the 28 day of October 1867, and that to the best of his belief the said James Ellis may remove his effects out of this Commonwealth so that there will probably not be sufficient effects thereon of the said James Ellis to satisfy the aforesaid claim of the said Barbours, Turner & Bro. when judgment is pronounced therefor should only the ordinary process of law be used to obtain such judgment and the justice having granted an attachment against the estate of the said James Ellis returnable to this Court which has been issued upon 1500 lbs of Acid-Cotton 5 lbs unmerchantable corn Whistle Heddle this day come Plaintiff by their attorney and the said James Ellis was solemnly called but came not and it being provided that the said James Ellis is indebted to the Plaintiff the sum of \$22⁵⁵ mentioned in the attachment with interest from the 28 October 1867 it is therefore considered by the Court that the Plaintiff recover against the said James Ellis the said \$22⁵⁵ with interest thereon from the 28 day of October 1867 and their costs by them in this behalf expended. And it is ordered that the Officer who issued the said attachment sell and dispose of the goods and chattels according to law and the moneys arising from said sale when in his hands subject to the further order of the Court and the said officer is required to return to the Blacks Office, within forty days after such sale is made and completed, an account of the same specifying how much he does and articles sold, the persons to whom sold, and the prices thereof.

Mr. A. James having made complaint before a Justice of the Peace of this County that James Ellis is justly indebted to them in the sum of \$72²⁵ now past due and has left the State and has left some effects probably not enough to satisfy the said claim when judgment is obtained therefor should only the ordinary process of law be used to obtain such judgment and the justice having granted an attachment against the estate of the said James Ellis returnable to this Court which has been issued upon 1500 lbs Acid Cotton 3 lbs Merchantable Corn & Boister and Bassals. This day come Plaintiff by their Attorney and the said James Ellis was solemnly called but came not and it being provided that the said James Ellis is indebted to the Plaintiff the sum of \$72²⁵ mentioned in the attachment with interest from the

1867 it is therefore considered by the Court that the Plaintiff recover against the said James Ellis the said \$72²⁵ with interest thereon from the 1867 and their costs by them in this behalf expended. And as no order of sale has this day been made in the case of Barbours, Turner & Brother v. James Ellis upon an attachment said court prior to the one in this case and having first upon the same a perfectly regular order of sale is necessary to be made in this case.

J. J. Woodard having made complaint before a Justice of the Peace for this County that attorney Powell is justly indebted to him in the sum of \$142⁵⁵ subject to a credit of \$16²⁵ Sept 4 1862 also of \$20. May 14 1863 -