

good Security, the penalty whereof is to burn the sum of Five Thousand dollars
bank-bills, and according to law or his duty, the said Sheriff or
Beadshew shall execute such Bond at the next term of the Court, which
his power and duty as administrator as aforesaid to make
and annall.

6th 92.88

N. G. Dudley bearing witness and attachment against the Estate of George L. Parker, who is
about to remove his effects out of the State so that there will probably not be
Sufficient effects to satisfy the said claim of forty five dollars,
whose judgment is obtained therefore, should only the ordinary process of law be
used the said judgment, and the Officer to return the said attachment
as directed, having retained that he leave the same at the time of sale.
This day came the Plaintiff and the said Defendant being, solemnly called
and not appearing, it is ordered by the Court, that the Plaintiff recover against
the Defendants Forty five dollars. With legal interest thereon from the first day
of January 1867, bill paid and his costs in this behalf expended. And
it is ordered that the Officer who bears the said attachment make sale
of the effects herein upon according to law and out of the proceeds
arising from said sale pay and satisfy this judgment and the surplus
if any, return to the Defendants and that he return an account of said sale
to the County.

6th 12.33

James M. Corlett bearing witness and attachment against the Estate of E. B.
Williams, who is about to remove his effects out of the State so that there will
probably not be Sufficient effects to satisfy the said claim of Ninety
five dollars and Thirty two cents. whose judgment is obtained therefore, should
only the ordinary process of law be used to obtain such judgment, and
the Officer to return the said attachment as directed having retained that
he leave the same at the Gold Watch. This day came the Plaintiff
and the said Defendant being, solemnly called to not appearing. His answer
is by the Court that the Plaintiff recover against the Defendants Ninety
five dollars and Thirty two cents with legal interest thereon from
the date of this Court bill paid and his costs in this behalf expended.
And it is ordered that the Officer who bears the said attachment
make sale of the effects herein upon according to law and out of
the proceeds arising from said sale pay and satisfy this judgment
and the surplus if any, return to the Defendants, and that he
return an account of said sale to the County. —

Albert Spradley who stands committed to the jail of the County
charged of a felony by some committed in this, to wit, that he
did in the night of the 18th day of December 1867, in the
said County, feloniously take, steal and carry away in the
night, one set Horseshoes, of the weight of fifty pounds
belonging to Samuel H. Marshall. Was set to the
service of the Sheriff of this County, the said
Albert Spradley having the bonds to allow him to
enter into recognizance with security for his appearance