

J. A. Williams for the benefit of Horatio Greeley

{ J. A. Williams
Attest.

James M. Farwell, Receiver of Westinghouse Co.^{es}

J. A. 34

This day came as well the plaintiff by his attorney as the defendant in his proper person and he informed the plaintiff's attorney that he did not intend to sue the court and to sue him. Whereupon it is considered by the Court that the plaintiff recover against the defendant the sum of three hundred and thirty four dollars with interest thereon from the 1st day of September 1859 till paid the same and interest on the same at such rate as the court shall fix in this behalf expended. It is ordered that the costs and expenses of the defendant in the cause of the defendant to be advanced and paid the said defendant in attorney fees.

An inventory and appraisement of the estate of John Greeley esq^r was returned and valued to be execrated.

In the nation of Springfield Gardens intermixed with and together with James Vicks and J. P. Vicks his son and their wife and acknowledged a sum in the sum of Four thousand dollars conditioned on the law which certificate is granted him for obtaining letters of administration on the estate of Horatio Greeley deceased as per present.

Ordered that Patrick Dow, John Vicks, Samuel Hills and Willis Woodburn or any three of them being first duly sworn before a justice of the peace for that purpose do appraise all the personal estate of Horatio Greeley esq^r and return the appraisement made thereto to be filed.

John M. Greeley who has been appointed Commissioner of the Revenue in East Taft Parish in this County this day with Samuel Hills his son and wife and acknowledged a sum in the sum of One thousand dollars conditioned according to law which bond is ordered to be recorded.

Samuel Hills who has been appointed Commissioner of the Revenue in Nettawauay Parish in this County this day with John M. Greeley his son and wife and acknowledged a sum in the sum of One thousand dollars conditioned according to law which bond is ordered to be recorded.

J. A. 38

Peter Edwards having obtained an attachment against the estate of Edmund Rossiter bound for One hundred dollars for rent which will become due on the 25th day of December next and the constable having made return that he had levied the said attachment on 40 stalks of beech timber the whole weight of ten cords on the premises supposed to be 20 or 25 cords. 20 stalks of top beech, one young pine of over two single staves & two trees 100 feet high from 2 to 4 ft. $\frac{1}{2}$ of red cedar standing in the field the head of table 10 head of logs, stalks. This day comes the plaintiff by his attorney and the defendant who appears to reply the attached effects it is considered by the Court that the plaintiff recover against the defendant the sum of One hundred dollars and his costs by law in this behalf expended. It is also ordered that the constable make date of the attached effects according to law on a credit until the 25th day of December next and the present or so much thereof as is sufficient to the plaintiff in full payment and the balance return to the defendant. And return an account of each date to Court.

The Registers of Chevy Chase, Polly Power & Law for both were examined and found to be fully made.