

(474)

who claimed the property laid up, and the said D. C. & A. P. Pope and his and their  
attorneys being fully heard. It is considered by the Court that the plaintiff  
against the defendant let sum of One hundred and three dollars and eighty nine cents with  
interest on fifty dollars and eighty four cents part thereof from 26 December 1847 till paid and  
on fifty three dollars and five cents the balance thereof from the 2<sup>d</sup> day of January 1847 till paid  
and that cost by him in his behalf expended. And it is ordered that the officer who levied the said  
attachment sell and dispose of the chattels attached as aforesaid for and towards the satisfaction of  
the plaintiff's judgment in the same manner as goods taken in execution upon a writ of  
Fieri Facias. And the said Officer is required to return to the Clerk's Office within thirty days  
after such sale made and completed an account of the sale, specifying therein the several articles  
sold the person to whom and the price thereof. This judgment is subject to the following and  
thirty dollars paid by March 1<sup>st</sup> 1848 and for twelve dollars forty six cents paid 32<sup>d</sup> March 1<sup>st</sup>  
Memorandum. To the judgment given for the plaintiff or the said value the said James  
A. T. Gobell comes as aforesaid excepted and tendered his bill of exceptions, which bill was  
received, signed and sealed by the Court and ordered to be made a part of the record  
of the said motion.

O. D. Busham having made complaint to a Justice of the Peace of this County that Henry  
Bills last debtor was removing out of this County forcibly or abandons himself  
so that the ordinary process of law cannot be served upon him. And the said Justice having  
granted an attachment against the estate of the said Henry Bills returning to the said  
which has been levied upon laundry goods and chattels. The said Busham agreed to  
day by his attorney and the said Henry Bills was solemnly called but came not then  
came James A. T. Gobell comes by his attorney who claimed the property laid up, and  
the said O. D. Busham and the said T. Gobell comes aforesaid by their attorneys fully  
heard. It is considered by the Court that the plaintiff recover against the defendant the  
sum of thirty three dollars and ninety five cents with interest till paid and his cost  
by him in his behalf expended. And it is ordered that the officer who levied the said  
attachment, after selling and disposing of the goods and chattels attached and before  
paying the judgment this day rendered on an attachment against the said Bills in  
favour of D. C. & A. P. Pope pay and satisfy this judgment to the plaintiff, and that  
he retain the overplus of any, in his hands, for the purpose of satisfying subsequent  
judgments of this Court this day rendered against the said Bills upon attachments  
brought, one in favour of Benjamin G. Waller, one in favour of Sampson G. Lee, one  
in favour of James G. Pease, one in favour of Peter Edwards and one in favour of  
Love Waller, and restore the overplus, if any, to the defendant. And the said Officer  
is required to return to the Clerk's Office within thirty days after such sale is made  
and completed an account of the sale, specifying therein the several articles sold, its  
value and memorandum. To the judgment given for the plaintiff on the said motion the said  
James A. T. Gobell comes as aforesaid excepted and tendered his bill of exceptions  
which bill was received, signed and sealed by the Court and ordered to be made a part  
of the record upon the said motion.