

Benjamin & Waller having made complaint to a Justice of the Peace of the County that Drury Pittle his debt was running out of the County provently, or abounds so much himselfe that the ordinary process of law could not be served upon him, and the said Justice having granted an attachment against the estate of the said Drury Pittle returnable to this Court which had been levied upon sundry goods and chattels - the said Benjamin & Waller this day appeared by his attorney, and the said Drury Pittle being solemnly called came not. Whereupon came James A. Schell Comer who claimed the property in question. And the said Benjamin & Waller and the said Schell Comer appeared by their attorneys being fully heard. It is considered by the Court that the plaintiff recover against the defendant eleven dollars and fifty nine cents with interest from the 1st day of December 1826 until his costs by him and 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 as aforesaid and satisfying the prior judgments this day rendered in Massachusetts, one in favour of D. & H. P. Ops and the other in favour of C. B. Bacham, shall be apply the balance to the satisfaction of this judgment and the balance of any, apply to subsequent judgments rendered upon all accounts this day 1st one in favour of Sampson & Rose, 2nd one in favour of James H. Penn. 3rd one in favour of Peter Edwards and 4th one in favour of Levi Waller. and if any surplus should then remaine that he recover it to the defendant. And the said Officer is required to return to the Clerks Office within thirty days after such sale is made and completed an account of the tales specifying therein the several articles sold, the persons to whom sold and the prices thereof.

Motion allowed. So the judgment given for the plaintiff on said motion the said James A. Schell Comer as aforesaid satisfied and tendered his bill of exceptions which bill was received, signed & sealed by the Court and ordered to be made a part of the record upon said motion.

Sampson & Rose having made complaint to a Justice of the Peace for the County that Drury Pittle his debt was running out of the County provently, or abounds so much himselfe that the ordinary process of law could not be served upon him, and the said Justice having granted an attachment against the estate of the said Drury Pittle returnable to this Court which had been levied on sundry goods and chattels. The said Sampson & Rose this day appeared by his Attorney and the said Drury Pittle being solemnly called but came not. Whereupon came James A. Schell Comer who claimed the property upon and the said Sampson & Rose and the said Schell aforesaid by their attorneys were fully heard. It is considered by the Court that the plaintiff recover against the defendant the sum of twenty seven dollars and eighty one cents with interest from the 6th day of January 1827 till paid and his costs by him about his suit in this behalf expended. And it is ordered that the Officer who levied the said attachment after selling and disposing of the goods and chattels as aforesaid and satisfying the prior judgments this day rendered in Massachusetts, first, one in favour of D. & H. P. Ops, 2d, one in favour of Benjamin & Waller shall be apply the balance to the satisfaction of this judgment and the balance of any, apply to subsequent judgments rendered upon all accounts this day, first, one in favour of James H. Penn. Secondly, one in favour of Peter Edwards and thirdly, one in favour of Levi Waller. and if any surplus should then remaine that he recover it to the defendant. And the said Officer is required to return to the Clerks Office within thirty days after such sale is made and completed an account of the tales specifying therein the several articles sold, the persons to whom sold and the prices thereof.

Motion allowed. So the judgment given for the plaintiff on said motion the said James A. Schell Comer as aforesaid satisfied 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 in the cause.