

Dear Mr. Wm. H. Stevens (Convict of Delinquent), was again bailed on the last in Custody of the Gaolor of this Court, and thereupon it being demanded of him, if anything for himself he had or knew of say, why the Court had Sentenced him from time to previous judgment against him according to law, and working being offend, is alleged in delay of Judgment, it is Convicted by the Court, that the Said George Warren, be imprisoned in the Penitentiary of this Commonwealth, for the term of Two years, the period by the Court in their Verdict mentioned. And it is ordered that the Sheriff of this County, do as soon as possible after the Commencement of the Court, receive and safely (imprison) the said Louis Warren, from the jail of the General, to the Penitentiary of the Commonwealth, known to be kept unpeopled, and treated in the manner desired by law. And thereupon the Said Louis Warren is remanded to jail.

Ordered that the account of Geo. W. Schell, Special Constable, amounting to sum of \$100.00 be Certified to the Auditor of Public Accounts for his examination and payment.

Ordered that the account of J. B. Burns, Atty for the Commonwealth, amounting to Fifty dollars, be Certified to the Auditor of Public Accounts, for his examination and payment.

Ordered that the account of W. W. Rugg, Sheriff of this County, amounting to sum of \$100.00 be Certified to the Auditor of Public Accounts, for his examination and payment.

Ordered that the account of James E. Gibbons, Treasurer of this County, amounting to Sixty dollars, be Certified to the Auditor of Public Accounts, for his examination and payment.

By E. Womell Esq; of Stock & Womell Esq. Appellant  
against  
By J. Bryant of Lucy his wife Appellee  
On an appeal  
from a judgment  
to a Justice of  
the peace rendered by the Appellee against  
the Appellant on the 16<sup>th</sup> day of January 1876  
for \$60.00 with int from the 18<sup>th</sup> June 1875 till paid  
and three dollars and Eighty Cent Costs.

|          |      |
|----------|------|
| Reks     | 3.64 |
| In       | 1.20 |
| A. Board | .80  |
| Black    | .90  |
| Law      | 2.50 |
| Total    | 8.74 |

This day Came the parties by their attorney who being fully heard and the evidence adduced mutually considered, it being to the Court that there is no error in the Judgment aforesaid. Wherefore it is Considered that the same be affirmed, and that the Appellee recover against the Appellant the amount thereof, together with ten per Cent per annum damages thereon, from January 17<sup>th</sup> 1876 till paid, and his Costs by him about his defense in this behalf expended, to be levied of the goods and chattels of the said Stock & Womell in which may come to the hands of the Executor to be administered.