

487. 87
24.50
85/2.37

J. J. Williamson

3

George J. Chapman
Phil. & Wright

filed 24 Oct 1883

off - J. C. Cook

Recorded in Book No
2 page 661. - 3

No. 0



7 8

State of Kentucky

Be it remembered that at a present Court held
for Montgomery County at the Court House in
Clarksville on the 1st Monday in March 1842 present
the Honorable W. H. Martin judge a Notary Public,
was returned in favor of James following bond

State of Kentucky

To the Sheriff of Montgomery County Greeting

You are hereby commanded to summon George P. Chapman
& Phillip J. McFetrit to appear before the judge of our present
present Court to be held for the County of Montgomery
at the Court House in the Town of Clarksville on the
1st Monday in March next then and to answer Day
and J. Williams on behalf of Thomas Craft of a sum of
Debt that they owe to him the sum of Four hundred & fifteen
Dollars \$48¹⁵ which to sum they do owe from time they respectively
obtained to his said amount two hundred Dollars. Sums paid over
and have been given them the most recently Charles Party Clerk
of our said Court at office in the Town of Clarksville
the 1st Monday in January 1843 of 66th year of the
Independence of the United States Chas Party Clerk

By his authority A. E. Party

I acknowledge my self bound by debt to G. Chapman &
P. J. McFetrit in the sum of One hundred thirty five Dollars
as P. J. Williams security for the faithful prosecution of the
plaintiff but in case of failure shall be pay all cost and
expenses that may accrue thereon under my hands &
Seal this 28th day of February 1843 G. C. Party *(Signed)*

By his att^t in fact Chas Party

Spud 28th February 1843

Acted upon in my County 2 March 1842

J. S. McQuaid Esq

And at the July Term of our said Court 1842 in
the same return. Which had been signed on

14th day of April 1842 with the following in due and
true form. Executed on P. J. Dorfield April the 18th
1842

G. J. McCaully Esq

George R. Chapman not found in my County from the
29th 1842

G. J. McCaully Esq

And on the 20th day of July 1842 a plainer,
not less sure & certain to the subscriber form of our said
Court 1842 endorsed. Executed on George R. Chapman July
2nd 1842

G. J. McCaully Esq

And the plaintiff by attorney filed his acceleration in this
form following tenth

Rate of Stamp $\frac{1}{3}$ percent least stamp for
Montgomery County $\frac{1}{3}$ 1842

Benjamin F. McLean Esq by attorney am

plaintiff of George R. Chapman & Phillip J. Dorfield who have been
summoned to answer him in a place of debt that they owe
to him the sum of four hundred dollars and 88 cents
which to him they owe and from him they imputely obtain

For that the said defendants jointly unto me to trust on the 8th
day of September 1840. trust at the County aforesaid made their
certain writing obligatory sealed with their seals now here presented
& shown to the County the date whereof is the day before last
aforesaid whereby they promised me day after the date thereof to
pay to me Thomas Gandy or or his four hundred dollars and 88
cents for value received of him whom also the said writing ob-
ligatory to the said Thomas Gandy who afterwards trust on the 29th
day of December 1841. trust at the County aforesaid endorsed returning
the same to the plaintiff. which said endorsement is now here pre-
sented & shown to the County and by reason whereof by force of the
statute in such cases made and provided the said sum of money
called for in said writing obligatory herein payable to the said
plaintiff. Yet the plaintiff avers that the said defendants often
or quarterly or to do have not as yet paid the said sum
of money or any part thereof to the plaintiff but to pay the 5

Sum with interest wholly neglected and unpaid till such
sum is paid to the plaintiff among two hundred Dollars & therefor
I do this

Paid $\frac{1}{2}$

22 Sept 1841 Defendents ~~pledge~~ pay and set off
for other No? I say the sum of four hundred dollars or less or what ever is found to
be due to G. J. Williams by Plaintiff & upon ^{one day after date here or either of us forward to}
^{the other party by whom sent, or when four months after date,}
^{the last day of October of the year next following the date of this instrument}
Payd ^{48 cents per value recd of the same date of this instrument}
Paid July the 8th day of 1840 by G. J. Williams ^{48 cents}
the defendant

And at the March Term of our said County 1843 they
came into court for want of him
And came at the July Term of our said County 1843
present the Honorable Mr. A. Martin judge etc
B. J. Williams answer

Def. P. Stopped & $\frac{1}{2}$ Debt
P. J. Whiflet $\frac{1}{2}$ This day came the parties by their
attorneys and the defendants ~~sue~~ ^{do} as are their plies by them im-
ploded & admit that they owe to the plaintiff the sum
of four hundred & fifteen Dollars 45cts the debt
in the declaration mentioned the further sum
of Sixty two Dollars & 29 cents interest accrued
to this date. It is further agreed by the
court that the plaintiff recover of the defendants
the sum of Four hundred Sixty two Dollars &
89cts the debt further to be divided as aforesaid as
also the cost in this behalf herein & that execution
issue. And the defendants pray an appeal
to the Supreme Court at Starkville having return
into law & security accordingly to sum the sum is
estimated

I now all make by these presents that we George B. Chapman & P. J. Mroftet doth the 1st day of the County of Montgomery State of New York are held & firmly bound unto B. J. Williamson in the sum of Nine Hundred Dollars from George B. Chapman & P. J. Mroftet to be paid unto the said B. J. Williamson his heirs & executors. And we jointly & severally & fully by these presents bind both our selves & others this 5th day of August 1823.

The condition of the above obligation is such that whenever in an action of debt prosecuted in the Circuit Court for Montgomery by B. J. Williamson plaintiff against George B. Chapman & P. J. Mroftet aforesaid, judgment bears this day rendered by said court against the said G. B. Chapman & P. J. Mroftet for the sum of four hundred Fifty seven Dollars \$457 cts. from which sum judgment the said George B. Chapman & P. J. Mroftet shall pray an appeal to the next Supreme Court to be held at Albany Vill. Now of the said G. B. Chapman & P. J. Mroftet shall prosecute said appeal with effect, or in case of failure therein shall perform the aforesaid judgment or award that said court may make thereon, then this obligation to be staid, or else of full force & effect. Agreed made & alured by G. B. Chapman & P. J. Mroftet
Aug 5th A.D. 1823 by G. L. Buys
P. J. Mroftet D. B.
G. L. Buys D.
G. L. Buys D.

judgment 11 August 1823

\$457.00

Chas. H. St. L. — 225.

Chas. H. St. L. — 7.15

" order taken with Mr. St. L. over expenses 1.00 - 2.00

" 1 Centuries and 3/4 over bank charges 25 - 4/4

" Judgment 75. over execution 25. Bill cost 25. 1.25

" Appeal bond 75. Transcript fees 1.62 2.57 7.40

Att. G. J. McCarty 2 hours 2.00 action 40c 2.00

" " 3 non dist

Total \$13.19

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State of Virginia
Montgomery County &民主 Party Clerk of the
Court house for said County

Do certify that the foregoing is a true copy of transcript
of the record preceding had in this case P. J.
Williamson against G. R. Thompson & P. H. Thompson
on the former Writs of record in my office

In witness whereof I have caused
to be signed and sealed my seal as
appears at appear in Clarksville May
10 day of May 1843 No 8th year of the
In witness whereof I have caused
the seal of the

Democrat Party

$$\begin{array}{r} 8/487.87 \\ - 160.97 \\ \hline 20.24 \\ - 4.25 \\ \hline 24.49 \end{array}$$

