

State of Tennessee

Be it remembered that at a Circuit Court opened and held for the County of Blount at the Court-House in Maryville on the 4th Monday of May (18^{vo}) 28th day of May in the year of our Lord one thousand and eight Hundred and fifty five and holden by the Hon. E. Alexander Judge of the Second judicial circuit of the State of Tennessee the following proceedings were had, to wit:

Warrant

State of Tennessee To the Sheriff or any Blount County Constable of said County I command you to summon Hiram Bogle to appear before some justice of said County to answer Anderson L. Taylor in a plea of debt due by account and make your return as the Law directs Given under Warrant and seal this 4th day of February, 1854. John Tipton Justice of the peace for Blount County

Endorsed thereon as follows Executed and returned for trial before Esq Tipton on the 15th day of February 1854 J. Wilson C. B. C.

This case is continued until the 18th day of March 1854 By affidavit

A. L. Taylor vs Hiram Bogle. I give judgement in this case for the plaintiff against the defendant for fifty two dollars & fifty cents and all costs for which execution may issue this 30th day of March 1854 John Tipton Justice of the peace for Blount

From which judgement the said Hiram Bogle demands an appeal to the next term of the Circuit Court for Blount County which is granted to him he having given Bond and security according to Law this April 1 1854

John Sipton
Justice of the peace

Appeal Bond

We bind ourselves to the opposite party Anderson Taylor in the sum of one hundred and Five Dollars to be void if Hiram Bogle who has this day appealed to the next term of the Circuit Court for Blount County from a judgement of John Sipton a Justice of the peace said County in favor of Anderson Taylor against him for Fifty two Dollars and fifty cents shall prosecute said appeal successfully or in case of failure shall comply with and perform to the judgement of said of Court this April 1st 1854

John Sipton

Hiram Bogle
Andrew J. Murrain

Sept. 25th 1854

A. S. Taylor vs Hiram Bogle

This cause is continued as on app. of Sept. And leave is granted him to take the deposition of Mary L. Boyd of Knox County on giving pteff 6 days notice of the time & place of taking the same

January 24th 1855.

A. J. Taylor } Appl

vs

Hiram Bagley } Came Defendant by attorney
the plaintiff to give security for the prosecution
of this suit on or before the 2nd day of the next
Term of this Court or the same will be dismissed

May 29th 1855.

A. J. Taylor } Appl

vs

Hiram Bagley } Came Thomas Pickens and
agreed and undertakes for
the plaintiff and agrees that if the plaintiff
be cast in this cause he will well and truly
pay and satisfy all cost which may be
awarded against him or he the said Pickens
will do so for him And thereupon ordered
that the rule for security be discharged.

A. J. Taylor } Appl 30th of May

vs

Hiram Bagley } Came the parties by their attorney
and thereupon came the following
jury of good and Lawful men of Blount County
viz J. C. Fagg William Cook ^{for R Powell} ~~James W. Jones~~
J. M. Hiskell W. W. Lawrence Alex Williamson
Wm H. Anderson Samuel Tulloch William G
Hardin J. M. Best Elizabeth Hatcher jr & jno
McClain who being duly Elected Empanneled
& sworn well and truly to try the matters
in controversy between the parties in this case
& Testimony not being concluded they are
respected until to morrow

This cause having been regularly
reached & called for trial was adjourned

a witness for plaintiff being solemnly called to come into Court & to give evidence for the plaintiff as he was bound to do came not but made default. And it appearing to the Court that a ~~subpoena~~ subpoena was regularly issued for said witness on the 23rd Jan'y 1855 & was duly served on said witness on the 23rd Jan'y 1855th P.M. Bowerman Deputy Sheriff of Blount County. It is therefore ordered that the plaintiff Recover of said witness the sum of one Hundred & twenty five Dollars according to act of Assembly unless He will ~~show~~ show cause to the contrary on scire facias being made known & that the same issue

May 31st 1855

A. J. Taylor vs
 vs Came the parties by their
 Hiram Bogle & Attorneys and thereupon
 came the same jury (to wit) J. C. Fagg
 W. Cook J. M. Hiseal Alexander Williamson
 William R. Powell William H. Anderson
 Samuel Tulloch William G. Hardin Elisha
 Hatcher jr Jas. McLain W. W. Lawrence and J.
 M. Best who on yesterday was duly elected
 empaneled and sworn well and truly to
 try the matters in controversy between the
 parties and from rendering their verdict
 were respited until to day and the
 jurors aforesaid upon their oaths do say
 they find for the defendant thereupon
 the Plaintiff by Attorney enters a rule
 for a new trial in the case which is ordered
 to be discharged. It is therefore considered

by the Court that the Defendant recover of the plaintiff and Thomas Pickens his Security all costs in this behalf expended for which Execution may issue.

From which judgement the Plaintiff prays an appeal in the nature of a writ of error to the next term of the supreme Court to be held at the Court House in Knoxville on the second Monday of Sept next and having tendered his bill of exceptions which are signed sealed and ordered to be made apart of the record in this case and having ^{given} Bond and security to him said appeal is granted. It appearing to the Court that William McTeer and J Stone witnesses in this case who were not in attendance on the trial of this cause on motion ordered that their attendance be not taxed in the bill of costs

Appeal Bond

W. A. L. Taylor & Samuel Pickens are held and firmly bound unto Hiram Bagle in the sum of Two hundred & fifty Dollars, But to be void if the said A. L. Taylor who has this day prayed & obtained ~~a writ~~ ~~of~~ ~~attain~~ ~~ment~~ an appeal to the next Term of the Supreme Court to be held at the Court House in Knoxville on the ~~the~~ second Monday of Sept next from a judgement this day rendered against him in Circuit Court Blount County in favor of Hiram Bagle shall successfully prosecute said appeal

or in case of failure pay and satisfy all cost & Damages which may be awarded for failure. Then this obligation to be void otherwise to remain in full force & effect. Witness our hands &

Witness seals this 31st May 1853
W. A. Walker clk. A. L. Taylor Seal Samuel Pickens Seal

Bill of Exceptions

A. L. Taylor vs. Hiram Boyle
Be it remembered that ^{my} cause came on to be ^{determined} ~~expounded~~ before Hon. E. Alexander Judge & a jury of Blount County at the May Term of the Circuit Court for Blount County, in the year 1852. The following proceedings were had the plaintiff read the Warrant to the jury also a deposition of Mary Boyd a copy of which herewith Exhibited marked A & ~~made~~ made a part of this Bill of Exceptions. The plaintiff was then introduced as a witness under the Book debt law and the account which being on file in said cause a copy of which is Exhibited marked B said Plaintiff after being sworn said he did not know of any person by whom he could prove any part of said account he stated that there were some persons at the House of Hiram Boyle occasionally during the time of his & his family sickness in the fall of 1852 but he did not believe that he could prove anything definitely by said persons he stated that said account was just after giving all just credits

that it was a Book account & he had no means of proving of said account otherwise than by his own oath that said care & attention & services by him done & performed and Medicine furnished for the said dependant as is charged was done & performed within less than two years before the commencement of this suit. Witness an examination by Deft stated that he had during his attention on said Dependant & his family as charged in said acct attended as a nurse & staid over night or nearly all night some nights and did menial services that the neighbors seemed afraid to attend on the sick they had the Flux. That he had just commenced practice as a Physician had not attended the Lectures had had two cases in Green County before he came to Blount said account was then read to the jury. The Plaintiff admitted that the account in favor of him against ~~Lorenia~~ Lorenia Bagle & receipted by him for \$30.00 Dollars was made out by him & that amount received & that she was a member of the Dependants family which account is marked No 1 and made apart of this Bill of ^{the} Exceptions. The Plaintiff ~~was~~ approved by Hugh Bagle the paper marked C. a copy of which is herewith exhibited and made apart of this Bill of Exceptions to be in the Hand-writing of Deft and then read it to the jury and closed the case.

The Dependant then introduced Hugh Bagle a witness who testified that he was at his Brother Hiams the Deft Two or three

day & nights he did not remember the exact
 time during the time the Plaintiff was
 waiting on Deft that he Plaintiff helped
 to bathe his Brother that he did not think
 him very dangerous still he was confined
 with the Flu & one morning he thought
 his Brother not so well and he mentioned
 to Dr Taylor that he thought of calling
 in another Physician Dr Taylor said
 he had no objections but he did not think
 it necessary said he came off to Court
 and was taken sick himself and did
 not get back for any more he stated that
 Deft his Wife Child & servant & also Deft's
 Sister Lavinia Bogle were sick that plaintiff
 attended on each of them that the
 plaintiff lived at the time some one hundred
 & fifty or two hundred yards from Deft's
 house that he believed some times plaintiff
 was there, amusing himself with some young
 girls that were there.

The Deft then introduced as a witness Dr Jno
 Singleton who testified that he was a Physician &
 had been practicing as such for some six or
 seven years he looked at plaintiff's account
 marked B and stated that he thought the
 Bill was too high that a dollar a visit
 in such cases was the usual charge as
 far as he knew at least that was his charge
 in town or close by that the medicine was worth
 probably two or three dollars. Witness stated
 on cross examination that if the plaintiff
 attended and waited on the sick day &
 night or a portion of that time then it was
 worth more of course that if Plaintiff

had to set up with & wait on the sick that his bill might be all right but ^{that} he had not charged it in his account in that way but when he witness considered it necessary to attend patients during the night he charged from five to ten Dollars a night.

The Defendant then introduced Dr Wm Porter who testified that he had practiced as a Physician for some fourteen or fifteen years that said account of Plaintiff according to his judgment was too high that a Dollar a visit and Medicine was his charge from forty five to Fifty two Dollars and Fifty cents would be about right that he did not charge more than that sum even when there were several persons sick in the same family he stated that the visit included all but the value of the Medicine he could not say that the Bill was unreasonable if the plaintiff rendered extra services such as sitting up at night and during the day but said plaintiff ought to have made his charge in his account.

The Deft^{then} introduced Dr Isaac Taylor who testified that he had practiced as a Physician for some 3 years that according to his charges the account was too high that he thought one dollar a visit was about right but he could not tell what amt of Medicine would be necessary for the cases charged in plaintiff's account nor did he know what attention plaintiff had given Deft's family

Next witness Joseph Dunlap who testified that he was living most of the time of Deft & his

family's sickness that he saw plaintiff ^{there} waiting on Deft & his family but he does not know how often that he sometimes had his Saddle there and he does not know whether he set up at nights or not as he went to bed sometimes he would Dr Taylor would go off to fore Witness went to bed that the neighbors were afraid to go to Deft for fear of catching the disease that Deft and his family were quite sick that Levenia ~~was~~ Bagle was there Miss McCrosky sometimes and another Lady named Black that he was working on the farm he never saw plaintiff any more than give the medicine to the sick.

Deft then proved the paper a copy of which is herewith Exhibited marked, D, & made a part of the Plea of Exception, and the Plaintiff objected to the reading of said paper on the ground that no authority was shown authorizing Justice McLeer to render the Judgment on said Garnishment ^{to be} ~~the~~ Court overruled the objection as the Plaintiff had read the Examination of the Deft on the Garnishment and allowed said paper with its endorsements thereon to be read Plaintiff insisted that the Executions should be shown to have been in the officers hands & returned before the Justice as the foundation of a Judgment against a Garnisher but his Honor thought otherwise, in as much as the Plaintiff had read a part of the case before the Justice of the Peace he could not object to the reading of the proceedings of the Justice on the garnishment.

Plaintiff then read the Executions

- (marked C. & F. identified) from Greene County - Also the Executions. J. & H. all of which with their authentications, are made parts of this Bill of Exceptions.

The Plaintiff then introduced Hugh Bogle jr who testified that he was at Deft's house (night) during the sickness of Miriam Bogle & family that he saw Plaintiff there he was in the room among the sick but he witness did not know what he was doing the family were quite sick but they all got well that the Plaintiff has done a great deal of practice in that neighborhood & has been very successful as a Physician - All the witnesses proved that Deft's family got well

This was all the (Material evidence) in the case.

The Plaintiff Counsel in his speech before the Jury asked the Court to charge the jury that if the Deft insisted on being exonerated from the payment of the \$26.50 the amt of the judgement rendered by McTier in favour of M. G. Sprinkle ^{for him} he ought to show either by a judgement or an execution or executions regularly certified that said Plaintiff was indebted to ^{the} M. G. Sprinkle to the amt of said \$26.50 that the Deft seeks to avoid Plaintiff's account to that extent that it was for him to show the authority for such judgement or the Garnishment that as the judgement was in favor of M. G. Sprinkle & the two two executions read were in his favour & the amt of both of which was a sum less than the \$26.50 that the Plaintiff in any event would ^{be entitled} ~~be entitled~~ to the amt over the amounts named in said ² execution as

I left was bound to see that not more of his
 indebtedness to the plaintiff than was shown
 to be due said Springle should be appropriated
 to him to the injury of the plaintiff by said
 Justice or other person. The jury found for
 the Defendant a null being asked for a new
 trial which was overruled to which opinion
 of the Court the ptff excepts & tenders this Bill
 of Exception which he prays may be ~~eng~~ signed
 & sealed by the Court & made a part of the
 record in this which is according done
 this 31st May 1855. E Alexander *Esq*



Exhibit A

State of Tennessee } The 16th day of Decr. 1854
 Knox County } I have on this day proceeded
 to take the Deposition of Mary L Boyd a Witness for
 the defendant about the age of Thirty Eight years
 at Thomas Boyds house in Knox County Tennessee
 in obedience to a commission herets annexed
 in the presence of Hiram Boyle the defendant
 to be read as evidence in a suit now pending
 in the Circuit Court for the County of Blount &
 State aforesaid wherein A. L. Taylor is plaintiff
 and Hiram Boyle is defendant the said
 Mary L Boyd after being sworn on the Holy
 Evangelists to speak the truth the whole truth
 and nothing but the truth concerning matters
 in dispute between the said parties Depose
 as follows Question 1st by Hiram Boyle do
 you know of Dr A. L. Taylor visiting on the
 family of Hiram Boyle during a spell of
 sickness in his family. Answer I do recollect
 of Dr Taylor practicing in the family



Charge of the Court

Taylor & The Court among other things not
us I excepted to charged the jury that
Bogle & if Bogle was not indebted to Taylor
and was regularly garnished and upon his
admission of indebtedness the Justice of the
peace rendered a judgment against him for
the amount say \$26.50 then and in that event
he Bogle would be entitled to a credit for
that amount in this suit, If however it is shown
that the Justice's judgment was for more than
that sum of the Executions upon which the
Garnishment issued then the Plaintiff in this
suit may recover of the Defendant such ex-
cess over and above what the Justice's judgment
ought to have been. The Proceedings on the
Garnishment being regular and the Judgment
of the Justice ^{valid} ~~not~~ on its face it would be
for or presumed to be correct in the absence
of any proof to the contrary. Still the Plaintiff
may show by proof that said judgment exceeded
the amount of the Executions upon which it
was based and recover in this suit such
~~ex~~ excess. If however you believe the payments
actually made by the Defendant on the
account said on in this case are equal
to the reasonable value of Plff services
attention and medicine then you will find
for the Defendant without reference to
the Garnishment. The Defendant is not
bound to produce the original judgment
and Executions upon which the Garnishment
issued nor he is he bound to show the
correctness of ~~the~~ ^{said} original judgment.
When the proceedings on the Garnishment
are regular and the judgment fore on

its face the presumption will be that the
preceding steps were valid and legal
unless the contrary appear

of Hiram Bagles Question 2nd who was the nurse in that sickness answer I was the nurse myself I was living there at the time. I being the sister of Hiram Bagle Question 3rd which of the family did Doctor Taylor wait on during that sickness answer he waited on Hiram Bagle his Wife infant Child and Black Woman. Question 4th At what time ^{upon to attend the family of Hiram Bagle} was Doctor Taylor called, Answer on Friday the 17th day of September 1852. Question 5th Who was he called to see first. Answer Her was called to see Hiram Bagles Wife first. ^{Question 6th} What length of time did Doctor Taylor wait on Hiram Bagles Wife.

Answer from the 17th of September until about the first of November following. Question 7th Who took sick next and when Answer Hiram Bagles took sick next after his Wife on Tuesday following. Question 8th How long did Doctor Taylor wait on Hiram Bagle. Answer he waited on Hiram Bagle Eight or nine days. Question 9th How long after Hiram Bagle quit taking medicine before he was able to walk about the room. Answer to the best of my recollection two or three days. Question 10th Who was taken sick next at what time, and how long did Doctor Taylor wait on them as a Physician. Answer Your Black Woman she was taken sick on Thursday after Hiram Bagle was taken sick and Dr Taylor waited on her I think Eight or nine days. Question 11th Please state ^{was} who next next taken sick next - how long after Hiram Bagle was taken sick and how long

Doctor Taylor waited on them Answer. Your infant child was taken sick next about two weeks after Hiram Boyle was taken sick and Doctor Taylor waited on it until about the first of November.

Question 12th did you consider the case so dangerous as to call forth any unusual attention from the Physician Answer. I did not except the infant child it was worse than the rest for about two days Question 13th State whether you have or have not been where there was a great deal of sickness. Answer I have been where there was a great deal of sickness Question 14th did you consider that Doctor Taylor gave more attention in them cases than is common in cases of sickness. Answer

I did not think that he gave any more attention while at Hiram Boyle's house than is customary for Physicians to give. Question 15th by the defendant please state at what time and in what manner Doctor Taylor gave medicine. Answer Doctor Taylor once a day prepared the medicine and gave to me with prescription and I administered the same. Question 16th Please state at what time in the day he gave the medicine

Answer. Generally in the evening or about night. Question 17th Please state whether Doctor Taylor ^{stayed} longer than what is usual for Physicians to do when visiting Patients

Answer. he sometimes stayed longer than is common for Physicians to do while visiting Patients. Question 18th What was Doctor Taylor doing while he remained was he waiting on the sick or what Answer. He was not attending to the sick talking to and

with the people that were present.

Mary L. Boyd

I do certify that the foregoing deposition is all in my own hand writing that I am in no wise related to the parties that the same was taken before me on the day and ore at the place and in the presence of the defendant as set forth in the caption and it has not been out of my possession or in any wise altered or added to or changed since it was signed by the said Mary L. Boyd. This 16th day of Decr 1854

N. R. Meroney *clerk*

J. P. for Knox County
Tennessee

Exhibit B.

A. S. Taylors Bill against Miram Bogle
attention for Self and Family.

Sept 17 th 1852	for Medicine & medicals		
Sept 17-52	Vis Med & Drs for wife	\$ 1.75	12 .. Vis Med & P So for wife & child 2.00
" 18 "	Vis Med & P .. "	1.75	13 .. Vis Med & P So .. " 2.00
" 19 "	Vis Med & P .. "	1.75	14 .. Vis Med & P So .. " 2.00
" 20 "	Vis Med & P .. "	1.75	15 .. Vis Med & P So .. " 2.00
" 21 "	Vis Med & P for self ^{febr}	1.75	16 .. Vis Med & P So .. " 2.00
" 22 "	Vis Med & P .. "	3.50	17 .. Vis Med & P So .. " 2.00
" 23 "	Vis Med & P for self ^{4 days}	4.75	18 .. Vis Med & P So .. " 2.00
" 24 "	Vis Med & P Do .. "	4.75	19 .. Vis Med & P So .. " 2.00
" 25 "	Vis Med & P So .. "	4.75	20 .. Vis Med & P So .. " 2.00
" 26 "	Vis Med & P So .. "	4.75	21 .. Vis Med & P So .. " 2.00
" 27 "	Vis Med & P So .. "	4.75	22 .. Vis Med & P So .. " 2.00
" 28 "	Vis Med & P So .. "	4.75	23 .. Vis Med & P So .. " 2.00
" 29 "	Vis Med & P So .. "	4.75	24 .. Vis Med & P So .. " 2.00
" 30 "	Vis Med & P So .. "	4.75	25 .. Vis Med & P So .. " 2.00
Oct 1 "	Vis Med & P So .. "	4.75	26 .. Vis Med & P So .. " 2.00
" 2 "	Vis Med & P So .. "	4.75	27 .. Vis Med & P So .. " 2.00

Oct 3 - 52	Vis ^{sup} P for self wife & signs	4.75	28	vis Med & P for wife & child	1.50
" 4 "	Vis ^{sup} P Do	4.75	28	vis Med & P Do	1.50
" 5 "	Vis ^{sup} P Do	4.75		for Tuition	1.50
" 6 "	Vis ^{sup} P Do for Child	4.00		Or by Cash	5.00
" 7 "	Vis ^{sup} Med & P Do	4.50		Or by one Cow	10.00
" 8 "	Vis Med Vis & P Do	4.50		Or by Flour	4.00
" 9 "	Vis Med Vis & P Do	3.50	24/53	Or by Cash	30.00
" 10 "	Vis Med & P Do	3.00		Or by hauling	2.00
" 11 "	Vis Med & P Do	3.00		Total credit	51.00
		94.00			36.50

Exhibit C.

State of Tennessee Blount County
 M. G. Springle vs Anderson Taylor Garnishee
 on an Execution ^{in Execution} being issued and returned
 no property found and a Garnishee Summons
 being served on Hiram Bogle and he appeared
 and after being sworn declares on oath as
 follows, I consider ^{that I owe} Anderson Taylor Twenty
 six Dollars and fifty cents I have not
 any further effects in my hands of said
 Taylors Levenia Bogle is the only person
 that I now know of that owes said Taylor
 I have paid the said Taylor Fifty one
 Dollars on the present debt he has against
 me.
 Hiram Bogle
 February 24th 1854.

Exhibit D.

To Hiram Bogle I summon you to appear
 before William McTier Esq at his house on
 the 7th day of March 1854 to answer on
 oath what you are indebted to one
 Anderson Taylor against whose property
 I have five executions in my hands

in favor of M. G. Sprinkle. Ferdinand Sprinkle
and Welcome Sprinkle which he the said
Taylor has no property in my county to
satisfy and also to state what effects you
have in your hands of the said Taylor
or know of any other person having to
the best of your knowledge recollection
and belief This 24th day of February 1854.

Samuel McKamy Depy
Shff

Endorsed thereon as follows Executed by
delivering a copy of the within to Mr. Bogle
February 24th 1854. Saml. McKamy Depy Shff

M. G. Sprinkle vs Anderson Taylor
In this case the garnishee
Hiram Bogle answer that he
is indebted to said Taylor to
the amount of 26.50 for which sum I give judgement
in favor of plaintiff against said Hiram Bogle
for which execution may issue This 7th March
1854 William McTier J. P.

The garnishee in the within cause William
McClung answered that he is indebted to said
Anderson Taylor to the amount of \$4.00 for
which amount I render judgement in favor of
said Sprinkle against said McClung for which
Execution may issue This the 7 March 1854

William McTier J. P.

The Garnishee in this cause W. A. Creswell says
he owes said Anderson Taylor four Dollars for
which sum I give judgement against said
Creswell and in favor of said Sprinkle for
which Execution may issue This 7 March 1854

William McTier J. P.

The Garnishee James H Black says he
 owns Anderson Taylor one dollar & fifty cents &
 a book called the history of Tennessee which belongs to said
 Taylor. I therefore rendered
 judgement against said Black for said sum
 of \$1.50 & for the further sum of the price of
 said Book or the Book its self This 7 March
 1854.

William M^r Seer J. J.

From the above judgement the Defendant
 Anderson Taylor pays an appeal which is
 granted he giving Bond and security as
 required by law March 7th 1854 William M^r Seer
 J. J.

Exhibit C.

State of Tennessee To any lawful legal officer
 Green County of said County I command
 you as often as you have heretofore been that
 of Goods Chattels Lands & Tenements of Anderson
 Taylor if to be found in your County you make
 the sum of Five Five Dollars Damages and
 Eight Dollars and ten cents cost to satisfy a
 judgement that M G Springle Recovered
 against him before Abraham Jack James
 Shaw and my self on the 12th day of March
 1851 you will further make all Lawful Interest
 and costs of this writ and make due return
 to office as the Law direct, Given under my
 hand and seal at office February 8th 1854.

M Lamb Secy

J Peace of G Cty

Bill of Cost

Joseph Freshour	3	days	1/2 per day	75
Saml D McCay	3	days	1/6 per day	75
John Doad	3	days	1/6 per day	75
Joseph Kizer	3	days	1/6 per day	75

Bill of Costs M R James 3 days 1/6 per day 75
 George Gamman 3 days 1/6 per day 75
 Gardain Taylor 1 day 1/6 per day 25
 Justice 85
 Officer Kent. Lee 250

\$ 8.10

M. Lamb Seal
 J. Peace. G. City

State of Tennessee } S.S.
 Green County } } J. Elijah W. Headrick
 Clerk of the County of said County do certify
 that Marmaduke Lamb Esq. whose genuine
 official signature appears to the foregoing
 Execution is now and was at the date thereof
 an acting justice of the peace in and for
 the County and State aforesaid duly commis-
 sioned and qualified according to Law
 and I further state that Abraham Jack
 James Shaw and Marmadue Lamb Esq. was
 all acting justices at the date of the
 Rendition of said judgement and that full
 faith and credit should be given to the
 same as his official act.

Seal

Given under my hand and
 seal of office at office in Greenville
 the 13th day of February 1854
 E. W. Headrick C. J.

An Execution issued on this the 21st
 February 1854. Also writ Justice fee 30

Exhibit E

Anderson Taylor
 and the State

For which we are plaintiff
 with the cost of said
 Suit

Also
 M. G. Springle
 for an assault & Battery
 upon Saml Smith

State of Tennessee
 Green County
 To any ~~Legal~~ ^{Legal} officer
 of said County I command you as often
 as you have heretofore have been that of the
 Goods Chattles Lands and Tenements of
 Anderson Taylor if to be found in your County
 you make the some of Ten Dollars and
 fifteen cents costs to satisfy a judgement
 for cost that M. G. Sprinkle recovered against
 him before Abraham Jack James Shaw
 and my self on the 14th day of March 1854
 You will further make the all Lawful
 Interest and costs of this Writ and make
 due return to office as the Law directs
 Given under my hand and seal at office
 February 8th 1854 M. Lamb Esq
 J. Peace of G. City

Bill of Costs of Suit

Witness Fee	Saml Smith 4 days 1/6 per day	1.00
	Saml D. McCoy 4 days 1/6 per day	1.00
	Joseph Kizer 4 days 1/6 per day	1.00
	John Fingull 4 days 1/6 per day	1.00
	Justice Fee	1.15
	M. R. James Dept Shff Fee	5.00
		<u>10.15</u>

M Lamb Esq
 J. Peace G. City

State of Tennessee S. S.
 Green County
 I Elishah W Headrick
 Clerk of the County Court
 of said County do certify that Mammade
 Lamb Esqr whose genuine official Signature
 appears to the foregoing Execution is now
 and was at the date thereof an acting
 Justice of the peace in and for the County

and State aforesaid duly commissioned and qualified according to Law and I further State that Abraham Jack James Shaw and Marmaduke Lamb Eggs was all acting justices at the date of the Rendition of said judgement and that full faith and credit should be Given to the same as his official act.

Given under my hand and seal of office at office in Greenville the 13th day of February 1854.

E. W. Headrick
C. C.

see
Alias writ Justice fee 30
Pluris Issued on this

Exhibit G.

State of Tennessee — To any lawful officer of Blount County — said County. It appearing to me that an Execution was issued against the Estate of Anderson Taylor by M Lamb a justice of the peace for Green County on a judgement rendered by Abraham Jack James Shaw and myself on the 12th day of March 1851 for cost ten Dollars and fifteen cents which the said M. C. Sprinkle recovered against the said Anderson Taylor which is unsatisfied and the said Execution being certified according to Law and filed in my office I therefore command you that if the Goods and chattles lands and tenements of the said Anderson Taylor if to be found in your County you make the said sum of Ten Dollars and fifteen cents and all costs accruing thereon together with all lawful Interest and pay over the maney as the Law directs given under my hand and seal this 22^d day of February 1854.

Bill of Cost

Writ fee	Samuel Smith 4 days per day 25 per day	1.00
Endorsed Mercon	Samuel D. McCay 4 days 25 per day	1.00
as follows search	Joseph Rizer 4 days 25 per day	1.00
made and on papers	John Ingotta 4 days 25 per day	1.00
found in my County	Justices fee	1.15
to satisfy the writ	M. R. Jones Shff Fee	5.00
Execution but served	Alcas writ	30
a Garneshe on	This fi fa	15

Hiram Bozle William Croswell Wm. McChery & Wm. M. Seer J. P.

James Black February 21st 1854.

State of Tennessee }
 Blount County }
 To any Lawful officer of said County, It appearing to me that an Alcas Execution issued in favor of M. G. Springle against Anderson Taylor for Five Dollars damage and Eight Dollars Cost on a judgement Rendered on the 12th day of March 1851 before Abraham Jack James Show and Morneduke Lamb of Green County which is yet unsatisfied and the said Execution being certified as required by law and now on file in my office I therefore Command you that of the Good and Chattis lands and tenements of the said Anderson Taylor if to be found in your County you make and collect the said sum of Five Dollars Damages and Eight Dollars and Ten cents Cost with all Lawful Interest from the date of judgement together with all Cost accruing thereon and that you pay over the same according to Law Given under my hand and seal this 21st day of February 1854.

William M. Seer Seal
 Justice of the peace

Aug
7
11
13
14
15
16
18
19
Sept
Oct

Bill of Cost		B	C
Joseph Freshour	3	Cts per day days 25	0.75
Samuel D McCay	3	" 25 "	0.75
John Todd	3	" 25 "	0.75
Joseph Rizer	3	" 25 "	0.75
M. R. Jones	3	" 25 "	0.75
George Sammon	3	" 25 "	0.75
Gorden Taylor	1	" 25 "	0.25
Justices fee			0.85
Officer Kent			2.50
This fi fa			0.15
Justices fee	30		8.25

Wm M. Lee Esq

Justice of the peace

Endorsed thereon as follows Search mad and no property found in my County to satisfy the within Execution But served a garnishee on Miriam Boglet William Corswell William McAlery and James Black ^{February} 24th 1854. Samuel McCamy Dept Shff

Exhibit No 1

Miss Leverna Boglet's Bill for Medical attend.

Aug 7 152	7 Vis Med & P Hyg P 8	1.50	4 Vis med & P	1.50
	11 Vis med & P .. P 4	1.50	5 Vis med & P .. "	1.25
	13 Vis med & P .. " 4	1.50	6 Vis med & P Antiflog P	1.10
	14 Vis med & P .. " 4	1.25	7 Vis med & P .. " "	1.25
	15 Vis med & P .. Sov P 8	1.50	8 Vis med & P .. " "	1.50
	16 Vis med & P .. " "	1.50	9 Vis med & P .. " "	1.50
	18 Vis med & P .. Agua Nitro	1.50	10 Vis med & P .. " "	1.50
	19 Vis med & P Aqua Nitro	1.50	11 Vis med & P .. " "	1.50
Sept 3	Vis med & P Anodyne P 10	1.50	12 Vis med & P .. " "	1.50
Oct 2	Vis med & P	1.25	13 Vis med & P Soda P 8	1.50
3	Vis med & P .. " "	1.25	14 Vis med & P .. " "	1.50

- 15 Vis med & P 1.50
- 16 Vis med & P 1.50
- 17 Vis med & P 1.50
- 18 Vis med & P 1.50
- 19 Vis med & P 1.50
- 20 Vis med & P 1.50

the total 41.85 cents

for which I charge 35.00

July 26th day 1853

June 6th 1854 Read
 on this Bill by Hiram
 Boyle \$20.00
 A. L. Taylor

State of Tennessee /
 Mount County /
 Clerk of the Circuit Court of said
 County do hereby certify that the foregoing
 is a true full & correct transcript
 of the Record & Proceedings had in
 the Case therein specified together
 with the Bill of Exceptions &
 Exhibits &c as appears from the
 Record & original papers now
 on file in my office.

Witness my hand at office
 in Maryville with my
 private seal (having no
 seal of office) this 17
 July 1853

Wm. A. Walker Clerk

Bill of Costs

State Tax

2.00

Ben Walker filing & docketing Cause .75
 " Order to Take Deposition .25
 " 1 Deposition 25 / Rule for duty 25 50
 " 1 Duty in Court 25 / Rule for new trial .50
 " Order dis Rule 25 / Order res 2 (July 25) .50
 " Order Discharging rule for duty .25
 " 1 Duty 12 1/2 16 Probate 6 1/4 1, 12 1/2
 " 9 Subpoenas 12 1/2 (Judgment) 101.97
 Copy of Bill .25
 Making out Transcript 1.62
 Order for Appeal Bond .75
 Copy of Bill of Exceptions &
 Exhibits 4620 Words at 10 to 100 462 12.98

Shff Tillery 1 Duty 12 1/2 Call 4-16
 " " 7 Witnesses 25 1.95 1.91

Const Wilson Warrant ex 2 .50
 4 Witnesses 25 1.00 1.50
 Shff McBray 7 Witnesses ex 25 1.75
 Justice Merony 1 Deposition 1.00
 Shff Roweburn 2 Witnesses 25 .50
 Const Conner 1 Notice served .50
 Shff Clarke 1 Notice served .50
 Justice McLeer 9 Subpoenas issued .60
 " Lipstan 4 Subpoenas .25
 Judgment 25 Appeal Bond 50.75
 Warrant issued 1.00 1.10

Witnesses M. McBrasky 1 Day before Justice 1.70
 " J. E. Sheddau 1 Day before Justice .50
 " Hugh Page 2 " " .50
 " Mr. Page of 25-1 " " .50
 8 days in Court 75
 50 Miles 4c 8.50
 \$ 55.54

Part Over

Witness	The Magle of Andrew before Court		\$ 35.54
	8 days in Court	75	6.00
-	Andrew Magle before Ct.	1 day	.50
-	A. H. Magle	1	.50
-	Clay L. Boyd	1	.50
	Deposition	75	1.25
-	J. R. Chalmers before Ct.	1 day	.50
-	Dr. J. Singleton before Ct.	.50	.50
	8 days in Ct	75	6.00
-	Joseph Dunlap	8 days	75
-	Paul Dickens	3 days 100 32 miles	4
-	Wm. Field	8 days 75 40 miles	4
-	Wm. S. Porter	8 days 75	6.00
-	Dr. Isaac Taylor	9 days 75	6.75
			\$ 81.92

A Account True of least in
the Case
Wm. Walker & Co

Recd. Six Dollars on
 the order

35.54

6.50

..50

..50

1.25

..50

6.50

6.00

4.28

7.60

6.00

6.75

.92

783-

Sh. 4.
Manasse report

Wm D Taylor
Es

Albana 1891

Filed 20th July 1853.
2nd Circuit from Maryland
Rechts

49.

Remitted at
page 57. 1833

J. H. Handy

53.

Apr 2 56

8 Lrs	
Receipts	1. 00
Wm D. Taylor	2. 00
	<u>3. 00</u>
	1/2 1/4