

In the Say Circuit Court Tuesday 1st September Term 1819

Charles St. Carpenter
 Marshall Jamison and
 Mary Jamison his wife
 James Carpenter,
 Francis Carpenter an infant
 by his Guardian George C. Head
 Thomas Carpenter
 Juliana Grammer, formerly
 Juliana Carpenter and
 Simeon Carpenter, infants by
 their Guardian Chas^t Carpenter
 Ex parte to Petition

and the North West Quarter of the North East Quarter of Section 35, all of Township 53, in Range 27 containing 2560 acres more or less; that in testimony of the said Marshall Jamison and Mary Jamison his wife, in right of the said Mary being entitled to the one equal seventh part of said lands, and the remaining petitioners each to the one equal seventh part thereof, and averring that from the nature of the said real estate and the number of said owners thereof the same cannot be divided or partitioned among said petitioners without great prejudice to them, and praying that for the purpose of effecting partition among them an order of this Court may be made, directing the sale of said real estate without the appointment of Commissioners, and the Court being satisfied of the truth of the matters contained in said petition, it is there fore considered by the Court that the prayer of the said petitioners be granted and it is accordingly ordered that the Sheriff of the County of Say do sell the lands aforesaid according to law on a credit of one and two years, the purchase money payable in equal instalments

James H. Brown
 Esq; Appraiser
 Williams C. Tomlinson

The motion filed herein by the said plaintiff on yesterday to amend this case, is here taken up, and being duly considered is by the Court overruled

Narcis Craven
 Esq; Assessor
 Nathan W. Griffing

The motion filed by the defendant aforesaid at the last term of this Court for a rule upon said plaintiff to give security for costs of suit herein, is here taken up and being duly considered was by the Court sustained, and the said plaintiff is accordingly ruled to file the amount of some responsible person for the payment of the same thirty days before the first day of the next term of this Court

It is remembered that on this day Thomas Hamilton and Philip Edwards were present before the Court here an instrument of debting subscribed and sealed by Narcis Whitmer and by them attested, whereby the said Narcis Whitmer emancipated a certain negro man slave named Carter - also Carter Thimmon, and the said Thomas Hamilton and Philip Edwards being personally known to the Court here to be the same persons whose names are subscribed to said instrument as witnesses thereof, and said instrument

In the Day Circuit Court, Tuesday 4th September Term 1849
being pursuant to the Order here by the said Court made, under writ, &c. to the
act and cause of the said David Whitmer, it is ordered that the
same be satisfied accordingly.

Satisfied by Order
C page 47.

James Hoque
vs
Assumpsit
Michael Sauer of

Now at this day comes the plaintiff aforesaid
and dismisses his said writ at his own cost
said dismissal to be without prejudice to
another writ in the premises, It is therefore
considered by the Court here that the said Defendant recover against the
said plaintiff his costs by him about his defence in this behalf ex-
pended and that he have execution thereof

William M. Clements Adm^r
Thomas J. Young, dec^d
vs
Sibley and Peterson
Henry Emerson

Upon the application and affidavit of the
said Defendant, this Cause is continued to the
next term of this Court, the Costs of Continuance
to abide the event of the Suit.

Satisfied
Execution Warrant
C page 81.

Manthana Brown
vs
Assumpsit
Thomas A. Mitchell

The Sheriff of the County of Jay returns into
Court here the bill of Lading of Damages awarded here
in at the last Term of this Court, executed by service
upon the following named persons to wit, Thomas

Saber, James A. Hoque, William J. Holman, Thomas J. Johannan, David
Sulrock, Abraham Poffe, Richard Lowmy, Oscar H. White, John M. Whit-
son, William D. Wilson, John M. Miller and Samuel A. Richardson, Traders
good and careful men of Jay County, who being duly sworn & all and singly to
assess the damages herein and a true inquisition to make according to the evidence
and being placed in possession of the evidence in said case, returned from the
of the Court and returned into Court with the following verdict to wit the
jury assess the damages to Seven hundred and eleven dollars
It is therefore considered by the Court here that the said plaintiff recover against
the said defendant as well the said sum of Seven hundred and eleven dol-
lars for his damages, as also his costs by him in this behalf
expended and that he have execution thereof

Obadiah M. Minge
vs
Assumpsit in the Case
Frederick Praeger

On the application and affidavit of the said
Plaintiff this Cause is continued to the next term
of this Court, and upon his further application
a writ of attachment is awarded by the Court
against Thomas Jordan, who was duly summoned as a witness herein and
has failed to attend. The Costs of Continuance to abide the event of the Suit

Obadiah M. Minge
vs
Assumpsit in the Case
John S. Lewis

On the application and affidavit of the said
Plaintiff this Cause is continued to the next term
of this Court, said Continuance to be at the Court
of the plaintiff aforesaid, and upon his further ap-
plication a writ of attachment is awarded by the Court against Spedal Jordan and
Thomas Jordan, who were duly summoned as witnesses herein, and have failed
to attend.