

Atord term, 9th day, May 6th, 1885

money had and received, and all and singular the mat-
ters being by the court seen and heard, the court
finds the issues for the plaintiff, that the defendants
are indebted to plaintiff in the sum of three hundred
dollars, it is therefore considered by the court that
plaintiff recovers of the defendants the said sum of
three hundred dollars, together with the costs in this
behalf expended and that unless the contrary be shown
on or before the first day of the next term of this
court this judgment will be made final.

Joseph Hart } Note,

1480 vs.

Geo. Hoiler } Alias writ ordered and cause continued

Isaac Clark } Divorce

1414 vs.

Margaret Clark } Alias writ ordered and cause continued

Albert McHam } Note,

1504 vs

J. H. Sheppard

S. J. Ward } Now comes the plaintiff by his attorney
and says that he will no further prosecute his said suit, a-
gainst the defendant, J. H. Sheppard, but voluntarily dis-
misses the same, it is therefore considered by the court
that said cause be dismissed as to the defendant J. H. Shep-
pard herein, that he recover of the plaintiff his costs in
this behalf expended and have them of execution.

Albert McHam } Note

1504 vs

S. J. Ward. } Now comes the plaintiff by attorney, and
the defendant although called comes not but makes default
and it appearing to the court that the defendant has been
duly served with process more than fifteen days before
the first day of the present term of this court and has failed
to appear and plead to this action and plaintiffs action be-
ing on a promissory note and all and singular the premises
being by the court seen and heard the court finds the issues
for the plaintiff that the defendant is indebted to plaintiff

October term, 1st day, October 26th, 1885.

Safayette Thomas } On Policy
1604 vs

Connecticut Fire Insurance Co. } Now comes the plaintiff by attorney and says that he is unwilling to further prosecute his said suit against the defendant herein, but voluntarily dismisses the same, whereupon it is considered by the court that said cause be dismissed that defendant recover of the plaintiff the costs in this behalf expended and have thereof execution.

Safayette Thomas } On Policy.
1603- vs

Insurance Co. of North America } Now comes the plaintiff by attorney and says that he is unwilling to further prosecute his said suit against the defendant herein, but voluntarily dismisses the same, whereupon it is considered by the court that said cause be dismissed, that defendant recover of the plaintiff the costs in this behalf expended and have thereof execution.

Joseph Williams + } Damages
Margaret Williams }
1268 vs

H. C. S. + M. R. R. Co. } Depositions opened and filed.

S. J. Patterson } Damages
1498 vs.

H. C. S. + M. R. R. Co. } Depositions opened and filed.

Isaac Clark } Divorce
1414 vs

Margaret Clark } Motion for alimony filed.

John Neal }
1897 vs

Willow Springs } Motion for costs filed.

Georgia Neal }
1895- vs

Willow Springs } Motion for costs filed.

3 certified Nov 25th, 1885,
J. W. Smith
clerk.

3 certified Nov 25th, 1885,
J. W. Smith
clerk.



October term, 2d day, October 27th, 1885.

P. J. Pitts and
 A. H. Livingston } Ejectment
 1515 vs
 Porter Alexander }
 Shos. G. Rice }
 Now come the plaintiffs by attorney
 and say they are unwilling to further
 prosecute their said suit against the
 defendants herein, but voluntarily dismiss the
 same. Thereupon it is considered by the court that
 said cause be dismissed, that defendants recover of
 the plaintiffs their costs in this behalf expended and
 have thereof execution.

Isaac Clark } Divorce.
 1414 vs
 Margaret Clark. }
 Now come the parties by attorney and
 the motion for alimony pending suit heretofore
 filed having been by the court seen and heard
 it is ordered by the court that said motion be sus-
 tained; that defendant recover of the plaintiff the sum
 of one hundred dollars as alimony pending suit and
 have thereof execution.

H. D. Milligan } Injunction
 vs
 C. J. Bolin et al. }
 Interplea of J. H. Marzey and Henry
 Moore filed.

Now come the Grand Jury and through their fore-
man return the following indictments, viz:

State of Missouri } Burglary
 558 vs
 A. L. Brewer }

State of Missouri } Burglary
 556 vs
 J. J. Brown }

State of Missouri } Embezzlement.
 557 vs.
 S. A. Findley }

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State of Missouri

October term, 10th day November 5th, 1885.

United States, and that he does, absolutely and positively, renounce and abjure all allegiance and fidelity to every foreign power, prince, potentate, state and sovereignty, whatever, and particularly all allegiance and fidelity to the King of Norway and Sweden and thereupon the court admits the said Andrew A. Dahl to become a citizen of the United States.

P. J. Peto

1887 vs.

G. M. Dumivin

M. G. Dumivin } Answer filed and continued

E. G. Bates

1110 vs.

Geo. Turner

Attachment }
Now come the parties by attorney and announce ready for trial, thereupon come a jury to-wit: J. J. Reed, G. M. Livesay, John Bailey, Beth Groves, S. G. Souan, G. R. Colson, G. S. S. Burch, A. J. Muston, S. J. Modrell, G. M. Blinaton, J. M. Brown and Mr. Cordell twelve good and lawful men who are duly empanelled, tried and sworn the truth to speak of the issue aforesaid, and said jury after hearing all the evidence, instructions of court and argument of counsel retire to consider of their verdict, and after mature deliberation return the following verdict; to-wit: We the jury find for the defendant. (Signed) G. M. Livesay foreman.
It is therefore considered by the court that plaintiff take nothing by his writ; that defendant recover of the plaintiff and N. N. Evans his security on attachment bond, the costs in this behalf expended and have thereof execution.

Isaac Clark } Divorce.

1414 vs.

Margaret Clark

Now on this day this cause comes on to be heard before the court upon the pleadings and testimony, and the court being fully advised of and concerning the same finds the issue for the plaintiff, that plaintiff is the innocent and injured party and has resided in this state one year next before filing his

October term, 10th day, November 5th, 1885.

petition, it is therefore considered by the court that the bonds of matrimony heretofore existing between plaintiff and defendant be dissolved and held for naught, that plaintiff be restored to all the rights and privileges of a single person; that the statutory restrictions be removed from the defendant and that defendant recover of the plaintiff the costs in this behalf expended and have thereof execution.

State of Mo. Circuit Court. / Bond
S. B. Vernon

1218- vs.

Beth Bacon et al.

Now come the parties by attorney and the demurrer to plaintiff's petition heretofore filed having been by the court seen and heard it is by the court ordered that said demurrer be overruled. In which ruling of the court the defendant's excepts.

T. L. Wilson / Damages

1141- vs.

S. C. & M. R. R. Co.

Now comes the defendant by attorney and files an application for a change of venue of this cause.

Ordered that court adjourn until tomorrow morning at 8:30 o'clock
J. H. McCardle Judge

October term, 11th day, November 6th, 1885.

Court met pursuant to adjournment, present as on yesterday.

Joseph Williams et al. / Damages.

Margaret Williams

1268 vs.

S. C. & M. R. R. Co.

Now comes the defendant by attorney and present an affidavit for an appeal to the Supreme Court of this state, which is by the court ordered filed and on consideration of which it is ordered by the court that said appeal be allowed.

Joseph Williams et al. / Damages.

Margaret Williams

1268 vs.

S. C. & M. R. R. Co.

Now comes the defendant by attorney and