

In the Circuit Court of Ray County, in Vacation, Monday 2^d February 1863-

The Union Bank of Missouri

vs

Seth H. Howard and C. S. Crummer

Called R. Sevier clerk

Satisfaction in full of the Judgment rendered in the above entitled cause is by the undersigned plaintiff hereby acknowledged.

Garner & Menefee

attys for Plff

In Vacation Friday 6th February 1863-

Henry Macey

vs

Ransom Griffithfield

The plaintiff in his proper person here comes and pays off the costs that have accrued herein, withdraws the notes sued upon and dismisses his said action.

In Vacation Saturday 7th February 1863-

Frances Craven by her next friend Thomas H. Craven

vs Claim of Personal property

William A. Rothrock

Now at this day comes the said plaintiff, by her said next friend

and here files her petition, claiming

the possession of specific personal property therein described, and with said petition also files the affidavit required by law, showing that the plaintiff is the owner of and lawfully entitled to the possession of the property described in said petition, to wit, One negro woman slave named "Jane" about 35 years of age, and her infant boy child "Henry" (at the breast) of the value of Three Hundred Dollars, and that said slaves have been unlawfully taken and are wrongfully detained by the defendant, and that plaintiff's right of action has accrued within one year. — It is therefore ordered by the clerk of said Court, that the said defendant do and he is hereby required to deliver the said slaves, namely the said negro woman Jane and her infant child Henry to the Sheriff of the County of Ray aforesaid, and if said slaves be not so delivered to him, the Sheriff aforesaid is hereby required to take the said slaves from the defendant and deliver them to said plaintiff.

It is therefore ordered by the clerk of said Court, that the said defendant do and he is hereby required to deliver the said slaves, namely the said negro woman Jane and her infant child Henry to the Sheriff of the County of Ray aforesaid, and if said slaves be not so delivered to him, the Sheriff aforesaid is hereby required to take the said slaves from the defendant and deliver them to said plaintiff.

Frances Craven by her next friend Thomas H. Craven

vs Claim of Personal property

Robert E. Hudgins

Now at this day comes the

said plaintiff, by her said

next friend, and here files

her petition, claiming the

possession of specific personal property therein described, and with said petition also files the affidavit required by law, showing that the plaintiff is the owner of and lawfully entitled to the possession of the property described in said petition, to wit, a negro boy slave, named "Jim" about five years old, of the value of One Hundred and twenty five Dollars, a certain other negro boy slave, named "Howard" about four years old, of the value of One Hundred Dollars, and a certain other negro boy slave named "Horace" of the age of about 2 years, worth seventy five Dollars, and that said slaves have been unlawfully taken and are wrongfully detained by the defendant, and that plaintiff's right of action has accrued within one year. — It is therefore ordered by the clerk of said Court, that the said defendant do and he is hereby required to deliver the said slaves, namely, "Jim" — "Howard" and "Horace" to the Sheriff of the County of Ray aforesaid, and if said slaves be not so delivered to him, the Sheriff aforesaid is hereby required to take the said slaves from the defendant and deliver them to said plaintiff.

It is therefore ordered by the clerk of said Court, that the said defendant do and he is hereby required to deliver the said slaves, namely, "Jim" — "Howard" and "Horace" to the Sheriff of the County of Ray aforesaid, and if said slaves be not so delivered to him, the Sheriff aforesaid is hereby required to take the said slaves from the defendant and deliver them to said plaintiff.

In the Circuit Court of Ray County, in Vacation, Thursday 12th February 1863-

Thomas Sabers
vs
W. C. Ashley

Satisfaction in full of the Judgment rendered in this
cause is by the undersigned plaintiff hereby acknow-
ledged. This Sabers
Attest: R. Sevier clerk

The Union Bank of Missouri
vs
John C. Whitmer, Saml P. Bister
and David Whitmer

The plaintiff by her attorney here comes, and
the costs having been paid, dismisses her
said action-

The Union Bank of Missouri
vs
James S. Turner, Henry Sidwell
and Humphrey J. Corner

The plaintiff by her attorney here comes, and
the costs having been paid, dismisses her
said action.

Joseph S. Hughes and
George J. Mason
vs
William H. Ashby and
John W. Ashley

The plaintiffs in their proper persons here
come, and pay off the costs that have ac-
-crued herein, withdraw the note sued
upon, and dismiss their said action-

Mason & Fowler -
vs
A. J. Couser

In Vacation Monday 10th February 1863 -
Satisfaction in full of the Judgment
rendered in the above entitled cause is
by the undersigned plaintiff hereby ac-
-knowledged - J. S. Fowler

Attest: R. Sevier clk. Jy C. Sevier dep. clk.

Jonathan Miles and
Robert H. Minnis
vs
William Crowley

Now at this day come the said plain-
-tiffs and here file their petition, claim-
-ing the possession of specific personal
property therein described, and with
said petition, also file the affidavit

required by law, showing that the plaintiffs are the owners of and are lawfully en-
-titled to the possession of the property described in said petition, to wit: One blood
bay mare mule about three years old next spring of the value of Seventy dollars,
and also one dark brown horse mule three years old next spring of the value of
Fifty dollars, and that said mules are wrongfully detained by the defendant (Will-
-iam Crowley) and were wrongfully taken from the plaintiffs, and that their right of
-action has accrued within one year. It is therefore ordered by the clerk of said
Court, that the said defendant be, and he is hereby required to deliver the said
-mules to the Sheriff of the County of Ray aforesaid, and if said mules be not so de-
-livered to him, the Sheriff aforesaid is hereby required to take the said mules from
the defendant, and deliver them to said plaintiffs-

A. J. Farr
vs
William S. Glasscock

The plaintiff by his attorney here comes, and the
costs in this cause having been paid here
dismisses his said action-