

COUNTY OF
MERRIMACK, NH

MERRIMACK
RECORDS

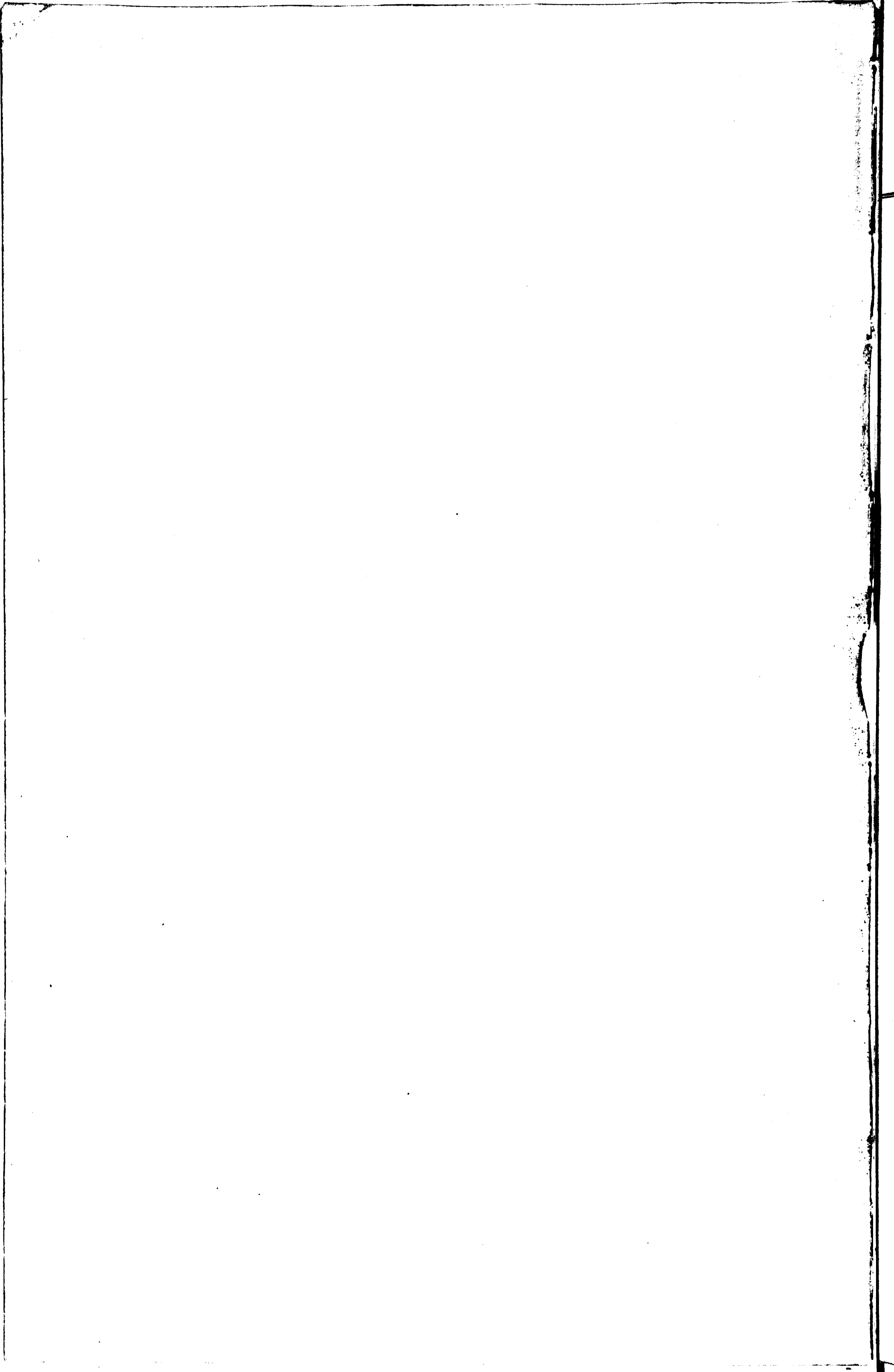
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EXECUTIONS

START

Executions

1



EXECUTIONS.

Walker Esq: versus Wheeler.

The State of New Hampshire.

Rockingham, ss. To the Sheriff of any County in this State, or his deputy. Greeting.

W.S. Whereas Susanna Walker of Concord in the County of Rockingham, Executrix of the last will and testament of Timothy Walker, late of said Concord, aforesaid deceased by the consideration of our Justices of our Superior Court of Judicature holden at Exeter, within and for our County of Rockingham, on the third Tuesday of September anno domini 1823, recovered judgment against Linas Wheeler of Concord aforesaid cordwainer for the sum of seven hundred thirty four Dollars forty-one cents debt or damages and thirty-eight Dollars forty-eight cents cost of suit, as to us appears of record, whereof Execution remains to be done. We command you therefore that of the Goods, Chattels or Lands of the said Linas within your precinct, you cause to be paid and satisfied unto the said Susanna, at the value thereof in money, the aforesaid sum being seven hundred seventy-two Dollars eighty-nine cents in the whole, with seventeen cents more for this Writ; and thereop also to satisfy yourself for your own fees. And for want of Goods, Chattels or Lands of the said Linas to be by him shown unto you, or found within your precinct, to the acceptance of the said Susanna to satisfy the sum aforesaid. We command you to take the body of the said Linas and him commit unto either of our gaols within your precinct, and detain in your custody within our said gaol until he pay the full sum above mentioned with your fees; or that he be discharged by the said Susanna the Creditor, or otherwise by order of Law. Whereof fail not, and make return of this Writ, with your doings therein unto our said Superior Court of Judicature.

734.41
38.48
772.89
17

Walker vs. Wheeler

Walker, Ex: versus
Wheeler.

cature to be holden at Portsmouth in our county of Rockingham aforesaid, on the third Tuesday of Feb
mary next.

Witness, William M. Richardson, Esq al Exeter,
the first day of October anno domini 1823.

Nath Adams, Clerk.

State of New Hampshire, the 23rd day of October in Merrimack, ss. In the year of our Lord eighteen hundred and twenty three. Pursuant to the within precept, I have levied and extended this execution on the tracts or parcels of land hereafter described lying and situate in Concord in said county, shown to me by Charles Walker Esq as attorney to the said Duranna Walker the creditor as the property of the said Jonas Wheeler the debtor in manner following, to wit: Samuel Bradley was appointed and chosen appraiser by the said Charles Walker for the creditor, Benjamin H. Weeks was appointed and chosen appraiser by the said Jonas Wheeler the debtor, and Ballard Harettine was appointed and chosen appraiser on my part, all reputable freeholders and residents in said county, and I have notified the said Samuel Bradley, Benjamin H. Weeks and Ballard Harettine of their appointment aforesaid, and have caused them to go before Moody Kent, esquire, one of the justices of the Peace in and for said county, to be sworn as appraisers aforesaid agreeably to law. —

Israel W. Kelly. D. Sheriff.

State of New Hampshire,

Merrimack, ss. 23d October 1823. Then per-
sonally appeared Samuel Bradley Ballard Harettine
and Benjamin H. Weeks and made solemn oath
that they would faithfully and impartially appraise
the lands and tenements which should be shown
to them as the estate of the within named Wheeler to
satisfy this execution with the officers' fees and charges
of levying the same. Before me,

Moody Kent, Jus. Peace.

Walker vs. Wheeler

Walker Esq.

vs.

Wheeler

Pursuant and agreeably to the above appointment and notice, and after particular examination, we have faithfully and impartially appraised a certain tract or parcel of land lying and situated in Concord in the county of Merrimack aforesaid, known to us the subscribers by Israel W. Kelley, Esq. a Deputy Sheriff in and for said County, as the property of the said Leman Wheeler, bounded as follows, to wit, beginning at a stake and stones by the highway leading from Bullock's Mills, so called, in said Concord to Dunbarton, said stake and stones being the southwesterly corner bound of an eighty acre lot belonging to Leaph. Enoch Coffin, thence running northerly on the line of said Coffin's land about one hundred and forty rods to a maple tree at Turkey river, so called - thence running up said Turkey river, Jorjo's pond (so called) and said Turkey river, about two hundred and forty-four rods to a bunch of maples standing near the grist mill which Moses Ballou husband of Amos Frye - thence running north forty-three degrees west by land in proportion of Frederick Burnells nine rods and sixteen links to a stake and stones - thence running north fifty-five degrees east by land in proportion of said Burnells eleven rods and fourteen links to a stake and stones - thence running north forty-five degrees west by land in proportion of said Burnells six rods and three links to a stake and stones - thence north fifty degrees east by land in proportion of said Burnells fifteen rods and nineteen links to a stake and stones - thence running south fifty degrees east by land in proportion of said Frederick Burnells seventeen rods to the said highway leading to Dunbarton to a stake and stones - thence north sixty-five degrees east by said highway leading to Dunbarton, forty-three rods to the bound first mentioned - said tract containing fifty-eight acres with a small dwelling now standing thereon - at the sum of Two Hundred and Forty-Eight Dollars and twenty cents.

We also, pursuant and agreeably to the aforesaid appointment and notice, and after particular examination, have faithfully and impartially appraised

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Walker vs. Wheeler

Walker Ex^x

vs.

Wheeler)

one other tract or parcel of land situated in Concord
in the county of Merrimack aforesaid shown to us by
the said Israel W. Kelley, Esq. a Deputy Sheriff of said
County, as the property of the said Lewis Wheeler,
bounded as follows, to wit, beginning at a stone
by the road leading from Bennett's mills (so called)
in Concord to Dunbarton, said stone being a bound
of land belonging to the heirs of Benjamin Kimball
Jun. late of Concord, Kettler, deceased, thence
running by the said road leading to Dunbarton
south twenty-five degrees to the west fifty-four rods to
a stake and stones - thence running east by land
formerly owned by Ballard Hoarltine, Esq. one hun-
dred and three rods to a bunch of maples - thence
running north thirty-five degrees west by land of
the heirs of said Kimball forty-one rods to a spruce
tree - thence north seventy-six degrees west by land
of said heirs, fifty-seven rods to the bound first men-
tioned, containing twenty-acres and thirty-five rods
at the further sum of sixty dollars and sixty-five
cents - both of the aforesaid sums amounting to the
sum of Three Hundred and Eight Dollars and eighty-
five cents, and hereby set off both of the aforesaid
tracts of land to the said Susanna Walker, the cred-
itor, to hold the same to her and her heirs in part
satisfaction of the within execution, with officer's fees and
incidental charges of levying the same.

Samuel Bradley
 Benjamin H. Weeks } Appraisers.
 Ballard Hoarltine)

And whereupon I have delivered possession and
seizure of the tracts or parcels of land appraised and
described as aforesaid to the said Susanna Walker,
the aforesaid creditor, and set off the said lands to the
said Susanna Walker to hold to her and her heirs in
part satisfaction of the within execution, with officer's
fees and incidental charges of levying the same,
which officer's fees and incidental charges of levying
amount to the sum of twenty dollars and eighty-

Walker vs. Wheeler.

Walker Esq:

vs.

Wheeler

six cents, and has been paid by the creditor. —

Israel W. Kelly, D. Sheriff

I have received of Israel W. Kelly, D. Sheriff, possession and seisin of the tract or parcels of land appraised and described as aforesaid, to hold to me and my heirs in part satisfaction of the within Execution, with officers' fees and incidental charges of levying the same.

Susanna Walker, by her Attorney
Charles Walker

St... Service,	23
" Travel,	1.50
" Cartage,	4.29
" Justice Fee,	.51
Appraisers charge,	6.00
Their expenses,	2.00
Surveyors charge,	3.00
Recording,	1.50
Making return,	1.00
My attendance,	<u>83</u>
	\$20.86

Therefore I return this execution in part satisfied, to wit, for twenty dollars and eighty-six cents, that being the amount of officers' fees and charges of levying, and two hundred eighty-seven dollars ninety-nine cents towards the debt and cost herein named.

Israel W. Kelly, D. Sheriff

Received and Recorded November 8th 1823.

And Examined by

Jacob B. Moore, Register

Straw vs. Perkins.

Straw versus Perkins.

State of New Hampshire.

Hillsborough, ss. To the Sheriff of any County in this State or his Deputy, Greeting.

I.S. Whereas John Straw of Fisherfield in said County, trader, by the consideration of our Justices of our Superior Court of Judicature, held at Amherst for and within our County of Hillsborough, on the first Tuesday of October anno domini, 1823, recovered Judgment against Jonathan Perkins of the same Fisherfield, gentleman, for the sum of sixty dollars and ninety-two cents Debt or Damage and fourteen dollars and ninety cents Cost of Suit, as to us appears of record, whereof Execution remains to be done: We command you,

60. 92
14. 90
75. 82
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D. 75. 99
14. 91
<u>D. 90. 90</u>

Fees.
Service 23
Travel 1.50
Travel and no.
tiping apprae
sors 90

Justices travel
and swearing
witness 51
Appraisers 5.50
Making out
return 1.00
Forwarding re-
turn to Registry 1.00
Bondage 1.77
One days atten-
dance 83
2d days atten-
dance 67
Registers fees 1.00
D. 14.91

therefore, that of Goods, Chattels or Lands of the said Jonathan within your precinct, you cause to be paid and satisfied unto the said John at the value thereof in Money, the aforesaid sums being Seventy-five Dollars and eighty-two Cents in the whole, with 17 cents more for this writ; and thereof also to satisfy yourself for your own fees. And for want of Goods, Chattels or Lands of the said Jonathan to be by him shown unto you, or found within your precinct, to the acceptance of the said John to satisfy the sums aforesaid; We command you to take the body of the said Jonathan and him commit unto either of our Gaols within your Pre- cinct, and detain in your custody within our said Gaol until he pay the full sums above mentioned, with your fees, or that he be discharged by the said John the creditor, or otherwise by order of Law. Hereof fail not, and make return of this Writ with your doings therein, unto our said Superior Court of Judicature, to be held at Amherst in our County of Hillsborough aforesaid, on the third Tuesday of April next. Witness William M. Richardson, Esq at Amherst, the 20th day of October, anno domini 1823.

F. French, Clerk.

Straw vs. Perkins.

Merrimack, ss. November 12th, A.D. 1823. In pursuance of the within precept I have levied and extended this execution on a tract or parcel of land together with a sawmill, mill privileges and road way, all hereafter described, lying and situate in Fishtersfield, in said County shewn to me by the within named John Straw, the creditor, as the property of the within named Jonathan Perkins the debtor, in manner following, to wit—John Raymond was appointed and chosen appraiser by the said John Straw the creditor, Elijah Peasley was appointed and chosen by me as the law directs, the said Jonathan Perkins, the debtor, upon notice refusing to appoint an appraiser, and James Gillham was appointed and chosen appraiser on my part, all reputable freeholders and residents in said county, and I have notified the said John Raymond, Elijah Peasley and James Gillham of their appointment aforesaid and have caused them to go before Weare Tappan, Esquire, one of the Justices of the Peace in and for said county, to be sworn as appraisers aforesaid agreeably to law.

Jonathan D. Dodge, Dep. Sheriff

Merrimack, ss. November 12th, A.D. 1823. Personally appeared John Raymond, Elijah Peasley, and James Gillham, and made solemn oath that they would faithfully and impartially appraise such lands and tenements as should be shewn them as the estate of the within named Jonathan Perkins to satisfy this execution with the officers fees and charges of laying the same.

Before me. Weare Tappan, Jus. Peace.

Pursuant and agreeably to the above appointment, and notice, and after particular examination, we have faithfully and impartially appraised a certain tract or parcel of land lying and situate in Fishtersfield in said county, being part of the lot of land which Jonathan Perkins now occupies, together with a road way from said land to the highway or travelled road near Jonathan Perkins's for persons, horses, carriages and teams to pass and repass to and from said land, and also a sawmill with its privileges and appurtenances situated on said land,

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Straw vs. Perkins.

shewn to us by Jonathan P. Dodge, Deputy Sheriff of said county, as the property of the within named Jonathan Perkins - described as follows - Beginning at an ash tree on the south side of the mill stream about four rods above the mill dam - thence running north about twelve rods to a hemlock tree (marked) - thence easterly about twenty-five rods across the road way to a birch stump - thence southerly about twenty-five rods to a hemlock stump standing on the southerly side of said stream - thence westerly about eighteen rods to the bounds first mentioned, together with a sawmill and mill privileges on the same, and also a road way two rods wide from said premises to Ezekiel Dodge's land on the ground now travelled, and thence to the road near the line of said lot, to contain one acre more or less - at the sum of ninety dollars ninety cents, and hereby set off the same land, road way, mill privileges, sawmill, and the privileges and appurtenances to the same belonging to the within named John Straw, to hold to him and his heirs in full satisfaction of the within execution, with officers fees and incidental charges of levying the same.

John Raymond
Elijah Peasay } Appraisors.
James Glinham

And whereupon I have this seventeenth day of November, A.D. 1823, delivered possession and seisin of the tract or parcel of land, sawmill, mill privileges and road way appraised and described as aforesaid, to John Straw the aforesaid creditor and set off the same to the said John Straw to hold to him and his heirs in full satisfaction of the within execution, with officers fees and incidental charges of levying the same.

Jonathan P. Dodge, Dep. Sheriff

I have received from Jonathan P. Dodge, Dep. Sheriff, possession and seisin of the tract or parcel of land, sawmill, mill privileges and road way appraised and described as aforesaid, to hold to me

Moloney vs. Smith.

and my heirs in full satisfaction of the within execution, with officer's fees, and incidental charges of buying the same.

John Straw, Creditor.

I therefore return this execution satisfied.

Jonathan P. Dodge, Deputy Sheriff,

Received and recorded December 2d, 1823; and
examined by

J. B. Moore, Register.

Moloney versus Smith.

The State of New Hampshire.

Rockingham, Esq. To the Sheriff of any County in this State, or his Deputy. . . . Greeting.

I. S. Whereas Polly Moloney, of Northfield, in the County of Rockingham, spinster, by the consideration of our Justices of our Superior Court of Judicature, held at Exeter, within and for our County of Rockingham, on the third Tuesday of September, anno domini, 1823, recovered judgment against John G. Smith of Northfield aforesaid, husbandman, for the sum of forty six Dollars ninety five Cents Debt or Damages, and seventeen Dollars forty Cents cost of suit, as to us appears of record, whereof Execution remains to be done. We command you therefore that of the Goods, Chattels, or Lands of the said John within your precinct, you cause to be paid and satisfied unto the said Polly at the value thereof in money, the aforesaid sums being Sixty-four Dollars thirty-five cents in the whole, with seventeen cents more for this Writ; and thereof also to satisfy yourself for your own fees. And for want of goods, chattels, or lands of the said John to be by him shown unto you or found within your precinct, to the acceptance of the said Polly, to satisfy the sum aforesaid; We command you to take the body of the said

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17.40
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64.35
17
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64.52

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Moloney vs. Smith.

Fees.

Service	23
Travel	1.50
Poundage	1.58
Going to and	
& laying levy	.50
My time in sett-	
ing of lands, giv-	
ing possession	
& making return	3.00
Rendering	1.50
Justices fees	.50
Pd. appraisal	3.00
Pd. surveyor	1.00
Expenses	1.50
	14.31
	64.51
	78.83

John, and have commit unto either of our gaols
within your precinct and detain in your custody,
within our said gaol until he pay the full sum
above mentioned with your fees; or that he be im-
prisoned by the said Polly, the Creditor, or otherwise
by order of Law. Himself fail not, and make return
of this writ, with your doings therein, unto our
said Superior Court of Judicature, to be held
at Portsmouth in our county of Rockingham
aforesaid, on the third Tuesday of February next.

Witness, William M. Richardson, Esq. at Exeter the
27th day of September, anno domini 1823.

Nathaniel Adams, Clerk.

This levy was begun on the 15 of
October 1823.

State of New Hampshire.

Merrimack, S. - November 15th. 1823.

Personally came Simon Leete, Henry Lib-
botts and Samuel Brown, and made solemn oath
that in setting off all such real estate as shall be
shown to them as the property of the within named
John G. Smith, to satisfy the within execution with
cost of levy, they would act impartially and according
to the best of their judgment. Before me,

Peter Wadleigh, Jus. Peace.

We the subscribers, appraisers, all freeholders
within the county of Merrimack, having been duly
chosen, appointed and sworn to the faithful and
impartial appraisement of such real estate of the within
named John G. Smith, the debtor, as should be shown to
us to be appraised in order to satisfy this within execu-
tion, officers fees and charges of laying the same, have
examined and viewed the following described tract
of land lying and being in Northfield in said coun-
ty of Merrimack, shown to us by Polly Molony, the
creditor as being the one fifth part thereof the property
of said John G. Smith, the debtor, which said tract of

Moloney vs Smith.

land is shown to us as being owned by said John G. Smith. Peter Wadleigh, Mary Wadleigh, Charles J. Wadleigh and Estherine J. Wadleigh, as tenants in common, the said debtor owning the one fifth part. Said tract, which we have run round and appraised, contains fifty acres of land and is the westerly part of the lot of land that said Peter Wadleigh now lives on. Said fifty acres is bounded as follows, viz. beginning at a stake and stones standing at the northwest corner of said lot; thence running south by the west end of said lot to a white oak stump standing at the southwest corner of said lot, thence east by the south side line of said lot seventy-four rods and nineteen links to a stake and stones, thence north one hundred and seven rods along said lot to a stake and stones standing on the north side line of said lot, thence west by the north side line of said lot seventy-four rods and nineteen links to the bound first mentioned, containing fifty acres of land, the one fifth part of said described land ~~belonging to~~ acres, belonging to said John G. Smith, in common and undivided as his share - we have on our oaths aforesaid appraised at the sum of seventy-eight dollars and eighty three cents and no more, and we have set out said tract of land by meats and bounds as aforesaid, the one fifth part, that is, ten acres in common, to the creditor within mentioned, to satisfy this within execution, cost, officer's fees and charges of buying the same. In witness whereof we have hereunto set our hands. December 1st, 1823.

Henry Libbitts
Samuel Brown } Appraisers.
Simeon Coate

State of New-Hampshire. - Merrimack, Jr.

October 15th. 1823. Pursuant to this within execution, and by direction of the within named Polly Molony the Creditor, I began the survey of this execution on the above described and appraised tract of land situate in Northfield in said county of Merrimack shown me by Polly Molony the Creditor as being the one

Moloney vs Smith

fifth part thereof, the property of the within named John G. Smith, the debtor, which he owned as tenant in common and undivided with Peter Wadleigh, Mary Wadleigh, Charles J. Wadleigh and Elizur S. Wadleigh, the one fifth part thereof being the property of said John G. Smith, the debtor, and on the fourteenth day of November 1823, I caused Lincow Cate, Harry Lobbets and Samuel Brown, all of Northfield, in said county of Merrimack, probld. dars, disinterested and discreet men to be appointed appraisers and duly sworn as by the above certificate of the justice the said Lincow Cate being chosen and appointed by Polly Molony, the creditor, and the said Samuel Brown was chosen and appointed by me, and the said John G. Smith being out of the government, and not being able to find him, and he negotiating to choose an appraiser, I chose and appointed Harry Lobbets also an appraiser, and the aforesaid tract of land, containing fifty acres of land which is particularly bounded and described as in the foregoing return of the appraisers, being shown to said appraisers, by the said Polly Molony, the creditor, as the real estate of the said John G. Smith, and the said appraisers having on this first day of December AD 1823, viewed the premises and appraised the same on their oaths aforesaid at the sum of seventy eight dollars eighty three cents, and no more, in full satisfaction of this execution, my fees, and charges of levying the same, my fee and cost of levying amounting to fourteen dollars thirty one cents, the appraisers having set out the said tract of land by metes and bounds as aforesaid, I have given seal and signature of the above described and appraised tract of land to the said Polly Molony, now Polly Glines, the creditor, to have and to hold to her and her heirs, which she has received in full satisfaction of this execution, and all fees and charges; and having received my fees and charges, I return this execution wholly satisfied.

John Molony, Dep't Sheriff,

Tyler & Merrill vs. Scribner.

Fees.....	Service	23
	Fraud	1.50
	Boundage	1.58
	Going on to land and beginning long	50
	My time setting off land, giving possession and making return	3.00
	Fees for recording	1.50
	Pd. Justice for swearing appraisers	50
	Pd. appraisers	3.00
	Pd. surveyor	1.00
	Expenses	1.50
		<u>14.31</u>

Dec. 1st, 1823. Received of John C. Holony
Dep. Sheriff, scisive and possession of the above
described and appraised premises, in full satis-
faction of this within execution and all fees.

Bolly Glines.

Received and recorded Dec. 13. A.D. 1823.

And examined by

J. B. Moore, Register

Tyler and al. versus Scribner.

State of New-Hampshire.

Hillsborough, ss. To the Sheriff of any county in this
State, or his Deputy. Greeting.

(I.S.) Whereas Benjamin Tyler and Enock
Merrill, both of Andover in said County,
gentlemen, by the consideration of our Justices of
our Superior Court of Judicature, holden at
Anchient for and within our County of Hills-
borough, on the first Tuesday of October, Anno
Domini 1823, recovered judgment against Jo-
seph Scribner of said Andover, upon, for the

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Tyler & Merrill vs. Scribner.

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9.82
\$43.80

sum of thirty three Dollars ninety-eight Cents
Dobt or Damages and nine Dollars eighty-two
Cents Cost of Suit, as to us appears of Record -
whereof Execution remains to be done: We com-
mand you, therefore, that of Goods, Chattels or Lands
of the said Scribner within your precinct, you cause
to be paid and satisfied unto the said Tyler and
Merrill, at the value thereof in money, the aforesaid
sums, being forty three Dollars eighty Cents
in the whole, with seventeen Cents more for this
Writ; and thereof also to satisfy yourself for your
own fees. And for want of Goods, Chattels or Lands
of the said Scribner to be by him shewn unto you
or found within your precinct, to the acceptance
of the said Tyler and Merrill to satisfy the sums
aforesaid: We command you to take the body of
the said Scribner and him commit unto either of
our gaols within your precinct, and detain in your
custody within our said gaol until he pay the
full sums above mentioned, with your fees, or that
he be discharged by the said Tyler and Merrill
the Creditors, or otherwise by order of Law. Whereof
fail not, and make return of this Writ, with your
doings therein, unto our said Superior Court of
Judicature, to be held at Amherst in our county
of Hillsborough aforesaid, on the third Tuesday of
April next. Witness William M. Richardson,
Esq. at Amherst, the 13th day of October anno domi-
ni 1823.

F. French, Clerk.

Merrimack, Esq. Nov. 8, 1823. Then personally
appeared Jonathan Ware, Samuel Brown, Esq.
and James Mantor, all freeholders in said county,
who made oath that in appraising such real
estate of the within named Joseph Scribner, as
should be shown to them, to satisfy this execution,
and fees, they would act faithfully and impartially,
by according to their best skill and judgment.

Before me,

Joseph Babcock, Justice of the Peace.

Tyler & Merrill vs. Scribner.

Merrimack, Esq. November 8, 1823.— We... subscribers,
 being all freeholders within the said county of Merrimack
 and having all, this day, been duly chosen, appointed &
 sworn to the faithful and impartial appraisement of
 such real estate of the within named Josiah Scribner as
 should be shown to us to be appraised in order to satisfy
 this execution and all fees, have this day viewed a tract
 of land lying in Andover in said county shown to us
 by Enoch Merrill, one of the creditors, as the estate of the
 said Josiah Scribner, which said tract of land is bound-
 ed as follows, to wit: north on the highway, west on land
 of James Bailey, south on Loon pond and east on land
 of Joseph Brown, and containing one and one fourth
 part of an acre, with the buildings standing thereon,
 which said tract of land and buildings we have on our
 oaths aforesaid appraised at the sum of sixty dollars
 and no more, and we have set out the said tract
 of land by bound above mentioned to the creditors
 within mentioned to satisfy this execution and all
 fees. In witness whereof, we have hereunto set our
 hands.

Jonathan Weare
James Manton

Merrimack, Esq. Nov. 8, 1823. The debtor within
 named failing to satisfy this execution by money
 or other specie, and the creditors within named
 finding no personal estate to their acceptance where-
 with to satisfy the said execution, and thinking proper
 to lay the same on the real estate of the within named
 Josiah Scribner, to satisfy the said execution and the
 judgment on which it was rendered and all fees, I
 have this day caused Jonathan Weare, Esq. Samuel
 Brown, Esq. and James Manton, yeoman, all of An-
 dover, in the said county, and freeholders being
 three disinterested and discreet men, to be duly
 sworn faithfully and impartially to appraise, ac-
 cording to their best skill and judgment such real
 estate of the within named Josiah Scribner as should
 be shown to them to satisfy this execution and all

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Tyler & Merrill vs. Scribner.

per, as will appear by the foregoing certificate of the Justice. The said Jonathan Weare being chosen by the creditors within named, and the said Samuel Brown and James Marston appointed by me for the purpose beforementioned, the said Jonathan Scribner neglecting to choose any person; and the aforesaid tract of land containing one and one fourth part of an acre, which is particularly bounded and described as in the foregoing return of the appraisers will more fully appear, being shown to the said appraisers by the said Enoch Merrill, one of the creditors, as the real estate of the said Jonathan Scribner; and the said appraisers having this day viewed the premises, appraised the same upon their oaths aforesaid, at the sum of sixty dollars and no more, in full satisfaction of this execution and all fees, the cost of buying the same execution together with my fees, amounting to sixteen dollars and three cents, and the said appraisers set out the same tract of land by miles and bounds, and on the eleventh day of November by the directions of the creditors aforesaid, I lived this execution on the same tract of land and delivered to the said Enoch Merrill, one of the creditors, sixteen and possession of the same, who accepted the same in full satisfaction of this Execution and all fees. I therefore return this execution wholly satisfied.

Joseph C. Thompson, D. Sheriff

Feeds... Justice	51
Service	23
Travel	1.50
Poundage	1.10
One day in setting off	84
Appraisers	6.00
Expenses	1.35
Notifying the A/c	1.00
For recording	1.50
For making the	
Return	2.00
<u><u>\$ 16.03</u></u>	

Hill vs. Butters.

November .. 1823.— Received of Joseph C. Thompson, D. Sheriff, sev'n and possession of the before described real estate, in full satisfaction of this execution and all fees.

B. M. Tyler
Enoch Merrill & Creditors.

Received January 13th, A.D. 1824. Recorded
and Examined.

J. B. Moore, Register.

Hill vs. Butters.

State of New-Hampshire.

Merrimack, ss. To the sheriff of any county in this state, or his deputy, Greeting.

I.S. Whereas Isaac Hill of Concord in our county of Merrimack, Esquire, by the consideration of our Justice of our Superior Court of Judicature holden at Concord within and for our county of Merrimack on the second Tuesday of August anno Domini 1824 recovered judgment against William Butters of Pittsfield in said county, esquire, for the sum of one hundred and fifty three Dollars twenty-five cents, debt or damages, and five dollars twenty-six cents cost of suit, as to us appear of record, whereof execution remains to be done. We command you therefore that of the Goods, Chattels or Lands of the said Butters within your precinct, you cause to be paid and satisfied unto the said Hill at the value thereof in money, the aforesaid sum being one hundred and fifty-eight Dollars fifty-one cents in the whole, with seventeen cents more for this Writ; and thereop also to satisfy yourself for your own fees. And for want of goods, chattels or lands of the said Butters to be by him shown unto you or found within your precinct, to the acceptance of the said Hill to satisfy the sum aforesaid.

We

153. 25
5. 26
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158. 51
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158. 68
8. 71
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\$167. 39

17

Hill vs. Butters.

Fees.	We command you to take the body of the said Butters and him commit unto either of our jails within your precinct, and detain in your custody within our said gaol until he pay the full sum above mentioned with your fees, or that he be discharged by the said Hill the creditor, or otherwise by order of
Service - 23	your fees, or that he be discharged by
Boundage - 2.83	the said Hill the creditor, or otherwise by order of
Return - 15	the said Hill the creditor, or otherwise by order of
Attend, Aprl - 1.00	the said Hill the creditor, or otherwise by order of
Recording Ex. - 1.00	the said Hill the creditor, or otherwise by order of
For returning - 1.00	the said Hill the creditor, or otherwise by order of
Appraiser fees - 3.00	the said Hill the creditor, or otherwise by order of
Oaths & bonds - .50	the said Hill the creditor, or otherwise by order of
\$8.71	the said Hill the creditor, or otherwise by order of

Witness, William W. Richardson, Esq at Concord, the 21st day of August anno domini 1824.

M. Eastman, Clerk,

Merrimack, ss. On the sixth day of September
in the year of our Lord one thousand eight hundred
and twenty-four, at Concord, in said county
pursuant to the within precept, I levied and ex-
tended this execution on one undivided moiety
or half of a tract or parcel of land situate and ly-
ing in said Concord hereinafter described shewn to
me by the said Isaac Hill, the creditor, as the pro-
perty of the said William Butters, the debtor, in man-
ner following, to wit. William Lew was appointed and
chosen appraiser by the said creditor, Albe Ladd was
appointed and chosen appraiser by the said debtor,
and Samuel Butters was appointed and chosen apprai-
ser on my part; all reputable freeholders and resident
in said county; and I have notified said appraisers
of their appointment, and caused them to be sworn be-
fore Samuel Fletcher, Esquire, one of the Justices of the
Peace for said county, agreeably to the following certifi-
cate, to wit.

Merrimack, ss. On the 6th day of Sept. 1824,
personally appearing William Lew, Albe Ladd and
Samuel Butters, made oath, that they would
faithfully and impartially appraise such lands
and tenements as should be shewn to them as

the

Hill vs. Butters.

the estate of the within named William Butters to satisfy this execution with the officers fees and charges of levying the same.

Before me, Samuel Fletcher Justice of the Peace.

And the said appraisers having viewed and examined the premises, made return as follows, to wit: Pursuant to appointment and notice, and after particular examination, we have faithfully and impartially appraised one undivided moiety or half of a certain tract or parcel of land lying in Concord aforesaid, shewn to us by John J. Ayer a deputy sheriff of said county of Merrimack as the property of the within named William Butters bounded on the south by the old road leading from Concord Bridge to Pembroke, on the east by land formerly owned by Arthur Rogers, on the north by land of said Rogers, and on the west by land of Richard H. Ayer and John Glover, containing one hundred nine and a half acres, at one hundred sixty seven dollars and thirty-nine cents; and hereby set off the premises to the said Isaac Hill the within named creditor, to hold to him, his heirs and assigns, in full satisfaction of the within execution, with the officers fees, and incidental charges of levying the same.

Abel Cady
William Leow
Appraisers.

And thereupon I delivered seven and possession of the tract or parcel of land appraised and described as aforesaid to Isaac Hill, the creditor aforesaid, and set off the said land to the said Hill, to hold to him, his heirs and assigns in full satisfaction of the within execution with officers fees and incidental charges of levying the same.

John J. Ayer D. Sheriff

I have

Hill & Moore vs. Butters.

I have received of the said John J. Ayer,
possessor and seizer of the land appraised and
described as aforesaid in full satisfaction of the
within execution with officers fees and charges
of levying the same.

Isaac Hill

I therefore return the same execution sat-
isfied.

John J. Ayer, J. Sheriff

Received and recorded September 8,
1824. Examined.

J. B. Moore, Regd.

Hill & Moore vs. Butters.

State of New-Hampshire

Merrimack, &c. To the Sheriff of any county
in this state, or his deputy. Greeting:

(L.S.) Whereas Isaac Hill and Jacob B. Moore
both of Concord in said county of Merrimack
printers, formerly partners jointly negotiating in
business under the firm of Hill & Moore, by
the consideration of our Justices of our Superior
Court of Judicature, holden at Concord, within
and for our county of Merrimack on the second
Tuesday of August Anno Domini 1824 recovered
judgment against William Butters of Pittsfield
in said county of Merrimack, amount, for the
sum of one hundred and fifty-two Dollars
ninety seven cents debt or damages and five dol-
lars twenty-six cents, cost of suit, as to us appears
of record, whereof execution remains to be done.—

We command you therefore that of the Goods,
Chattels or Lands of the said Butters within your
precinct you cause to be paid and satisfied unto

The

152.97
5.26

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158.40

8.71

167.11

89.25

77.86 due.

158.40

89.25

8.71

80.54

77.86 due.

Hill & Moore vs. Butters.

the said Hill and Moore at the value thereof in money, the aforesaid sums, being one hundred and fifty-eight Dollars twenty-three cents in the whole, with seventeen cents more for this writ, and thereof also to satisfy yourself for your own fees. And for want of goods, chattels or lands of the said Butters to be by him shewen unto you or found within your precinct, to the acceptance of the said Hill & Moore to satisfy the sums aforesaid. We command you to take the body of the said Butters and him commit unto either of our gaols within your precinct, and detain in your custody, within our said gaol until he pay the full sum above mentioned, with your fees, or that he be discharged by the said Hill & Moore, the creditor, or otherwise by order of law. Whereof fail not, and make return of this writ with your doings there in unto our said Superior Court of Judicature to be holden at Concord in our county of Merrimack aforesaid, on the second Tuesday of

Fees.
 Service..... 23
 Poundage... 2.83
 Return..... 15
 At lg Appraisem. 1.00
 Recording &c^{rs} next. Witness William M. Richardson, Esq.
 & return... 1.00 at Concord, the 21st day of August, anno domini 1824. M. Eastman, Clerk
 Butters part paid... 50
 \$8.71

Merrimack, Esq. On the sixth day of September in the year of our Lord one thousand eight hundred and twenty-four at Concord in said county, pursuant to the within precept I levied and extend ed this execution on one undivided moiety or half of two tracts or parcels of land situate and lying in said Concord hereinafter described shewen to me by the said Hill and Moore, the creditors, as the property of the said William Butters, the debtor, in manner following, to wit. William Loro was appointed and chosen appraiser by the said creditors. Albe Cady was appointed and chosen appraiser by the said debtor, and Samuel Butters was appointed and chosen appraiser on my part, all reputable freeholders and residents in said county,

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Hill & Moore vs. Butters.

county, and I have notified said appraisers of their appointment, and caused them to go before Samuel Fletcher, Esquire, one of the Justices of the Peace for said county, and be sworn agreeably to the following certificate, to wit.

Merrimack ss. On the sixth day of September 1824, personally appearing William, Leon, Albe Lady and Samuel Butters made oath, that they would faithfully and impartially appraise such lands and tenements as should be shown to them as the estate of the within named William Butters to satisfy this execution, with the officer's fees, and charges of laying the same.

Before me, Samuel Fletcher Justice Peace.

And the said appraisers, having viewed and examined the premises, made return, as follows, to wit:

Pursuant to appointment and notice, and after particular examination, we have faithfully and impartially appraised one undivided moiety or half of a certain parcel of land lying in Concord aforesaid, shown to us by John J. Ayer a deputy sheriff for said county of Merrimack, as the property of the said William Butters, the debtor, bounded south by Arthur Rogers land; east by Timothy Chandler's land, north by Jonathan Wilkins, and west by Joshua Sawyer (on the Dark Plain so called) containing thirty-five acres, at twenty-six dollars twenty-five cents; also, one undivided moiety or half of another parcel of land lying in said Concord (in the swamp, so called) bounded on the south by a highway, east by Isaac Stutes land, west by Lewis Downing's land, and north north by John Odlin and Betsy Gates, containing twenty-eight acres, at sixty-three dollars; and hereby set off the said two parcels of land to the said Isaac Hill and Jacob

BB.

Hill & Moore vs. Butters.

B. Moore, the within named creditors, to hold to them, their heirs and assigns in part satisfaction of the within execution, to wit, for the sum of eighty dollars fifty-four cents, and the officers fees and incidental charges of levying the same.

Albe Cady
William Lono & Appraisers.

And thereupon I delivered possession and seisin of the two parcels of land appraised and described as aforesaid to the said creditors, and set off the said lands to the said Hill & Moore to hold to them, their heirs and assigns in part satisfaction of the within execution, to wit, for the sum of eighty dollars fifty-four cents, and the officers fees and incidental charges of levying, the same.

John J. Ayer, D. Sheriff

We have received of the said John J. Ayer possession and seisin of the lands appraised and described as aforesaid in part satisfaction of the within execution, to wit, for the sum of eighty dollars fifty-four cents, and for the officer's fees and incidental charges of levying the same.

Isaac Hill, in behalf
of himself and Jacob B. Moore.

I therefore return the same execution satisfied in part, to wit, for the sum of eighty dollars fifty-four cents.

John J. Ayer, D. Sheriff

Received September 8. 1824.

Examined.

Jacob B. Moore, Reg.

23

Harris vs. Osgood.

Harris vs. Osgood.

State of New Hampshire
Hillsborough, ss. To the Sheriff of any County in this
State or his Deputy. Greeting.

(S.S.) Whereas Garrison G. Harris, of Warner in
our County of Merrimack, by the consideration
of our Justices of our Superior Court of Judicature
helden at Amherst for and within our County
of Hillsborough, on the third Tuesday of April,
anno domini 1824, recovered judgment against
Joseph Osgood, of Warner aforesaid. Joiner, for
the sum of twenty-seven Dollars twenty-seven
cents Debt or Damages, and nine dollars five
cents, cost of suit, as to us appears of record, where-
of Execution remains to be done. We command
you therefore, that of Goods, Chattels or Lands, of the
said Joseph within your precinct, you cause to
be paid and satisfied unto the said Garrison G.
at the value thereof in money, the aforesaid sums,
being thirty-six dollars seventy-seven cents in
the whole, with 17 cents more for this That, and
thereof also to satisfy yourself for your own fees. And
for want of Goods, Chattels or Lands, of the said
Joseph to be by him shewn unto you, or found
within your precinct, to the acceptance of the
said Garrison G. to satisfy the sums aforesaid. We
command you to take the body of the said Joseph
and him commit unto our Gaol within your
precinct, and detain in your custody within
our said Gaol, until he pay the full sums above
mentioned, with your fees, or that he be discharged
by the said Garrison G. the creditor, or otherwise
by order of Law. Hereof fail not, and make re-
turn of this writ, with your doings therein unto
our said Superior Court of Judicature, to be helden
at Amherst, in our County of Hillsborough, aforesaid,
on the first Tuesday of October next.

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9.05
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36.94

Witness

Harris vs. Osgood.

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Attest William M. Richardson, Esq. at Am-
herst the first day of May anno Domini 1824

E. French, Aft. Clerk.

State of New Hampshire.

Merrimack, ss. May 11. 1824. Then Isaac Anis,
Stephen George, and Safford Watson, all reputable
freeholders and residents in said County personally
appeared and severally made solemn oath that they
will faithfully and impartially appraise such lands
and tenements as shall be shewn to them as the
estate of the within named Joseph Osgood, according
to their best skill and judgment, to satisfy the worth
in execution, together with the fees, costs and charges
of buying the same.

Before me, Joseph Bartlett, Justice of the Peace.

Merrimack, ss. May 11. 1824.— We the subscribers,
freeholders and residents in the county of Merri-
mack and state of New Hampshire, being appoin-
ted, chosen and sworn faithfully and impartially
to appraise such lands and tenements as should be
shewn to us as the property of the within named
Joseph Osgood to satisfy the within Execution, together
with the fees, cost and charges of buying the same, have
accordingly, this day on our oath aforesaid and for the
purposes aforesaid examined and appraised a certain
tract or parcel of land in Warner in said county shewn
to us as the property of the said Joseph Osgood, bounded
and described as follows, to wit. Beginning at a stake
and stones on the easterly side of Tory hill road, so called,
which is the southwesterly corner bound of John Patties
land, on the easterly side of said road, thence north
seventy degrees east by said Patties land thirty-seven
and an half rods to a stake and stones, thence south
twenty degrees east by said Osgoods land thirty-two
rods to a stake and stones by land of Isaac Anis—
thence south seventy degrees west by said Anis land,
thirty-seven and an half rods to a stake and stones

by

25

Harris vs. Osgood.

by said Tory Hill road, thence north twenty degrees west by said road thirty-two rods to the bound first mentioned, containing seven acres and an half— which tract or parcel of land we have appraised as aforesaid at the sum of fifty-two dollars and fifty cents, and no more, and have set off the same to the said Harrison G. Harris, to satisfy the within execution, and the fees and charges of buying the same.

Stephen George,
Safford Watson,
Isaac Anis.

Merrimack, ss.— May 11, 1824. Then by virtue of the within Execution became Joseph Osgood, the judgment debtor within named or his attorney, have not exposed to view nor tendered to Harrison G. Harris the judgment creditor within named, nor to me the officer, personal estate sufficient to answer the sum mentioned in the said execution, with the charges thereon and because the said creditor could find no personal estate to satisfy said execution by order of said creditor I levied and extended the said execution on the tract of land above described in Warner in said county shwon to me as the estate of the said Joseph Osgood, which said tract of land lying within the lines and limits aforesaid, I caused to be appraised by Isaac Anis, Stephen George and Safford Watson, all reputable freeholders and resident in said county; the said Isaac Anis having been chosen for that purpose by the said Harris, the creditor, and the said Stephen George chosen by myself, and the said Safford Watson appointed by me for the said Joseph Osgood, who, though personally notified by me a reasonable time before said appraisal, neglected and refused to choose any appraiser, all of whom I caused before said appraisal to be duly sworn for that purpose, before Joseph Bartlett, Esq. one of the Justices of the Peace for the
said

Morse vs. Osgood.

27

said county, and the said appraisers did set off the same land by metes and bounds as aforesaid and appraised the same at the sum of fifty-two dollars and fifty cents, to satisfy said execution and all fees and charges of levying the same, and I delivered sev'n and proportion thereof to the said Garrison G. Harris, who accepted the same in full satisfaction of said execution and all fees and charges thereon.

The debt, cost and execution being ----- \$36.94
Officers fees. ----- 3.35
Appraisers ----- 4.50
Surveyor, chainman, and expenses 5.71
Return, and for recording. ----- 2.00
----- \$52.50

Stephen Currier, Jr. Dep. Sheriff

Merrimack, N. H. May 11. 1824. - I hereby acknowledge that I have received sev'n and proportion of the before described tract of land, in full satisfaction of the foregoing execution and fees and charges of levying the same, according to the foregoing return.
Garrison G. Harris.

Received and recorded Sept. 27. 1824.

Examined J. B. Moore, Rdt.

Morse vs. Osgood.

State of New Hampshire

Hillsborough, ss. To the Sheriff of any county in this State, or his deputy, Greeting.

(Se. 8.) Whereas Stephen Moore of Warner in our County of Merrimack, Yeoman, by the countenance of our Justices of our Superior Court of Judicature, holden at Amherst, for and within our County

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Morse vs. Osgood.

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24.81
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24.98

County of Hillsborough, on the third Tuesday of April anno domini 1824, recovered judgment against Joseph Osgood of Warner aforesaid, Joiner, for the sum of fifteen dollars seventy-six cents debt or damages, and nine dollars five cents cost of suit, as to us appears of record, whereof execution remains to be done. We command you, therefore, that of Goods, Chattels or Lands of the said Osgood within your precinct you cause to be paid and satisfied unto the said Morse at the value thereof in money, the aforesaid sum, being twenty-four Dollars eighty-one cents in the whole, with 17 Cents more for this writ, and thereof also to satisfy yourself for your own fees. And for want of goods, chattels or lands of the said Osgood, to be by him shown unto you, or found within your precinct, to the acceptance of the said Morse, to satisfy the sum aforesaid. We command you to take the body of the said Osgood and him commit unto our gaol within your precinct, and detain in your custody within our said gaol, until he pay the full sum above mentioned, with your fees, or that he be discharged by the said Morse, the creditor, or otherwise by order of law. Whereof fail not, and make return of this Writ, with your doings therein unto our said Superior Court of Judicature, to be held at Amherst in our county of Hillsborough, aforesaid, on the first Tuesday of October next. Witness William MacK- ardon, Esq; at Amherst, the first day of May anno domini 1824.

E. French, Aft. Clerk,

State of New Hampshire.

Merrimack, ss.

May 12, 1824. - Then Isaac Ames, Stephen George and Safford Watson, all reputable freeholders and residents in said county personally appeared and severally made solemn oath that they will faithfully and impartially appraise such lands and

tenure.

Morse vs. Osgood.

tenements as shall be shown them as the estate of the within named Joseph Osgood, according to their best skill and judgment, to satisfy the within execution, together with the fees, costs and charges of buying the same.

Before me, Garrison G. Harris, Justice of the Peace.

Merrimack, ss. May 12, 1824. We the subscribers freeholders and residents in said county of Merrimack being appointed, chosen and sworn faithfully and impartially to appraise such lands and tenements as should be shown to us as the property of the within named Joseph Osgood, to satisfy the within execution together with the fees, costs and charges of buying the same, have accordingly, this day on our oaths aforesaid, and for the purposes aforesaid carefully examined and appraised a certain tract or parcel of land in Warner, in said county, bounded and described as follows, to wit. beginning at a stake and stones by land of John Patten and land set off by us to Garrison G. Harris, on execution against said Osgood, thence north seventy degrees east thirty one and an half rods, to a stake and stones and to land of Simon Sargent, thence south seventeen degrees east twenty rods and an half by said Sargent's land to an oak tree marked standing in the swamp, thence north seventy degrees east by said Sargent's land twelve rods to a stake and stones, thence south seventeen degrees east by said Sargent's land thirty-six rods to an ash stake, thence south seventy degrees west thirty-two rods to a stake and stones and to land of Isaac Amis - thence north twenty-five degrees west by said Amis' land, twenty-three rods to a stake and stones, thence south seventy degrees west by said Amis' land eight rods to a stake and stones, and to land set off to said Garrison, thence north forty degrees west thirty-two rods to the bound first mentioned, containing twelve acres and an half, which tract

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Morse vs. Osgood.

tract or parcel of land we have appraised at the sum of forty dollars ninety six cents and no more, and set off the same to the said Stephen Morse to satisfy the within execution and the fees and charges of buying the same

Stephen George
Safford Watson
Isaac Annis

Merrimack, N.H. May 12. 1824. Then by virtue of the within execution, because Joseph Osgood the judgment debtor within named or his attorney have not exposed to view nor tendered to Stephen Morse the judgment creditor within named, nor to me the offices, personal estate sufficient to answer the sum mentioned in the said execution, with the charges thereon, and because the said creditor could find no personal estate to satisfy said execution, by order of said creditor I levied and extended said execution on the tract of land above described in Warner in said county, shown to me as the estate of the said Joseph Osgood, while said tract of land lying within the lines and limits aforesaid, I caused to be appraised by Isaac Annis, Stephen George and Safford Watson, all reputable freeholders and residents in said county, the said Isaac Annis having been chosen for that purpose by the said Stephen Morse, the creditor - the said Stephen George chosen by myself, and the said Safford Watson appointed by me for the said Joseph Osgood, the debtor, who, though notified by me a reasonable time before said appraisal, neglected and refused to choose any appraiser - all of whom I caused before said appraisal to be duly sworn for that purpose before G. Harris, one of the Justices of the Peace for said county, and the said appraisers did set off the same

Wadleigh vs Smith.

31

31

same land by metes and bounds as aforesaid, and appraised the same at the sum of forty dollars and ninety-six cents, to satisfy said execution and all fees and charges of levying the same. And I delivered scire and profection thereof to the said Stephen Morse, who accepted the same in full satisfaction of said Execution and all fees and charges theron.

The debt and execution being \$24.98

Officers fees - - - - -	2.98
Appraisers - - - - -	4.50
Surveyor, chairman, expenses, &c.	6.50
Return and recording - - - - -	<u>2.00</u>
	\$40.96

Stephen Currier, Jr. Dep't Sheriff

Merrimack, ss May 12. 1824. I hereby acknowledge that I have received scire and profection of the before described tract of land, in full satisfaction of the foregoing Execution and fees and charges of levying the same, according to the foregoing return.

Stephen Morse.

Received and recorded September 27. 1824.

Examined.

Jacob B. Moore, Regt,

Wadleigh vs Smith.

The State of New Hampshire.

Brockingham, ss. - To the Sheriff of any County in this State or his Deputy. Greeting.

(S. S.) Whereas Peter Wadleigh of Northfield in the county of Rockingham, Esquire, by the consideration of our Justices of our Superior Court of Judicature, Holden at Exeter, within and for over

county

Wadleigh vs. Smiths.

302.10
 19.59
 321.69
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county of Rockingham, on the third Tuesday of September, anno domini 1824, recovered judgment against John G. Smith of Northfield aforesaid, husbandman, for the sum of three hundred two Dollars ten Cents debt or damages, and nineteen Dollars, fifty-nine Cents, cost of suit, as to us appears of record, whereof Execution remains to be done. We command you, therefore, that of the Goods, Chattels or Lands of the said John within your precinct you cause to be paid and satisfied unto the said Peter, at the value thereof in money, the aforesaid sums, being three hundred twenty one Dollars sixty nine cents in the whole, with seventeen cents more for this Writ; and thereof also to satisfy yourself for your own fees. And for want of Goods, Chattels or Service.... 23 Lands of the said John to be by him shewn Travel... 1.50 unto you, or found within your precinct, to the Boundage 3.25 acceptance of the said Peter, to satisfy the sums notifying 3... 50 aforesaid we command you to take the body Appraiser... of the said John and him commit unto either Return... 72 of our Goals within your precinct, and detain Pd Justice... 17 in your custody within our said goal until he Pd Appraiser... 2.50 pay the full sums above mentioned with your fees; or that he be discharged by the said Peter the creditor, or otherwise by order of law. Hereof fail not, and make return of this writ, with your doings therein unto our said Superior Court of Judicature, to be holden at Portsmouth in our county of Rockingham aforesaid, on the third Tuesday of February next.

Witness, William M. Richardson, Esq.
 at Exeter, the 23^d day of September, anno domini 1824.

Nath. Adams. Clerk

Merrimack, Esq. - Oct. 16, 1824. Then Jonathan Dearborn, Capt. Timothy Hills and Capt. Daniel Hills personally appeared and made oath that

that they would faithfully and impartially appraise such lands and tenements as should be shown to them as the estate of the within named John G. Smith, to satisfy the within execution.

Before me, Samuel Forrest,
 Justice of the Peace

We the subscribers, having carefully and attentively examined a tract of land with buildings standing thereon, shown to us as the property or estate of the within named John G. Smith, and bounded as follows - Beginning at a white oak tree standing on the north side of the highway, which tree is the southeasterly corner of said lot - then running westerly by the north side of the highway thirty three rods and five links to a stake and stones, then running northerly five rods eight and a half links to a stake and stones, thence running westerly by the north end of Jeremiah Smith's house, twelve rods to a stake and stones, then running southerly twenty links to a stake and stones then running westerly three rods and four links to a stake and stones, then running southerly four rods and twenty-one links to the highway to the corner of the board fence near the southwest corner of Jeremiah Smith's house, then running westerly by the north side of the highway one hundred and twenty two rods and seven links to a pine stump at the southwest corner of said lot, then running northerly by the highway on the west end line of said lot ninety rods to a stake and stones, the south side of the highway, running by Capt. Daniel Hills, then northerly four rods across said road to a stake and stones, thence running the same course thirteen rods and twenty links to a pitch pine tree at the northwest corner of said lot, then running northerly four rods across the range to a stake and stones, then running easterly by the south side of John Hills land forty two rods to a stake and stones, then southerly four rods across said road to a white maple tree

standing

Wadleigh vs. Smith.

standing on the north side of said lot, then running easterly on the south side of the highway one hundred and twenty-eight rods to a white oak tree at the northeast corner of said lot, thence running southerly on the east ~~lined~~ line of said lot by Andrew Gilman's and Jonathan Gilman's land one hundred and six rods to the first mentioned bound, with all the buildings and appurtenances belonging to said land, and is the same on which Peter Wadleigh, Esq. now lives - do upon our oaths say, that one undivided fifth part of the same tract of land, subject to the incumbrance of the said Peter Wadleigh's life estate, the creditor within named, is of the value of two hundred dollars, and no more, and we have set off the said tract of land by metes and bounds as aforesaid, and have assigned one undivided fifth part thereof to the said Peter Wadleigh, Esq. the creditor within named (subject to his life estate) in part satisfaction of this execution.

Jonathan Dearborn
Daniel Wills
Timothy Wills

Oct. 20. 1824.

Merrimack, Esq. October 20. 1824. - In pursuance of the directions of Peter Wadleigh, the creditor within named, I have extended the within execution upon the tract of land above described, over one fifth part of the same tract, in the manner following - I caused three appraisers to be chosen, that is to say, Jonathan Dearborn by the creditor within named, Capt. Daniel Wills by myself, and Capt. Timothy Wills appointed by me in behalf of said debtor, he being out of the state and in parts unknown, and not to be found so that he might be notified - the said Jonathan Dearborn, Daniel Wills and Timothy Wills being all reputable freeholders

and

and residents in said county of Merrimack, who being sworn before a Justice of the Peace faithfully and impartially to appraise such lands and tenements as should be shewn to them as the estate of the within named debtor upon their oath said that the above described tract of land shewn to them as the estate of the debtor aforesaid, (viz. one fifth part of the above described farm, on which Peter Wadleigh now lives) with the incumbrance of his life estate in the same, was of the value of two hundred dollars, and no more. And the said appraisers set off the same land by metes and bounds as aforesaid, at that sum, (viz. one fifth part subject as aforesaid) in part satisfaction of this execution and my fees, and I have delivered possession and seisin of the said one undivided fifth part of said land subject as aforesaid to the life estate of the creditor to the within named Peter Wadleigh, Esq. I therefore return this execution satisfied in part, viz. one hundred and ninety-one dollars and thirteen cents and my fees, amounting to eight dollars eighty-seven cents.

Simeon Cate, Dep. Sheriff

Oct. 20. 1824. This may certify that I have this day received full seisin and possession of the one fifth part of the above described land subject to my life estate, of Simeon Cate, Deputy Sheriff.
Peter Wadleigh.

Received and recorded October 26. 1824.

Examined.

Jacob B. Moore
Reg. Deeds.

Taylor vs. Downs.

- Taylor versus Downs. -

State of New Hampshire.

Merrimack, ss. To the Sheriff of any county in this State, or his Deputy. Greeting.

Whereas John Taylor of Andover, in said county, trader, by the consideration of our Justices of our Superior Court of Judicature, holden at Concord, within and for our county of Merrimack, on the second Tuesday of August, anno domini 1824, recovered judgment against Isaac Downs of said Andover, yeoman for the sum of twenty eight dollars and thirteen cents debt or damages, and eight dollars and twenty-four cents cost of suit, as to us appears of record, whereof execution remains to be done. We command you, therefore, that of the Goods, Chattels or Lands of the said Downs within your precinct, you cause to be paid and satisfied unto the said Taylor at the value thereof in money, the aforesaid sums, being thirty-six Dollars and eighty seven cents in the whole, with seventeen cents more for this writ; and thereof also to satisfy yourself for your own fees. And for want of the Goods, Chattels or Lands of the said Downs to be by him shewd unto you, or found within your precinct, to the acceptance of the said Taylor, to satisfy the sums aforesaid: We command you to take the body of the said Downs, and him commit unto either of our gaols within your Precinct, and detain in your custody within our said gaol until he pay the full sums above mentioned, with your fees; or that he be discharged by the said Taylor the creditor, or otherwise by order of Law. Thereof fail not, and make return of this Writ, with your doings therew unto our said Superior Court of Judicature, to be holden at Concord

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in our county of Merrimack aforesaid, on the second Tuesday of January next.

Witness, William M. Richardson, Esq. at Concord, the 21st day of August, anno domini, 1824.

M. Eastman, Clerk.

Merrimack, Sept. 14. 1824. Then personally appeared Samuel Butterfield, Daniel Mitchell & Joseph Whitcher, all freeholders in said county, who made oath that in appraising such real estate of the within named Isaac Downs as should be shown to them to satisfy this execution and all fees, they would act faithfully and impartially according to their best skill and judgment. Before me,

Wm Proctor, Justice of the Peace.

Merrimack, Sept. 16. 1824. - We the subscribers being all freeholders within the said county of Merrimack, and having all this day been duly chosen, appointed and sworn to the faithful and impartial appraisement of such real of the within named Isaac Downs as should be shown to us to be appraised in order to satisfy this execution and all fees, have this day viewed a tract of land lying in Andover in said County, shown to us by John Taylor the creditor on the estate of the said Isaac Downs which said tract of land is bounded as follows to wit, beginning at the southwesterly corner of lot No. Sixty six in the fourth range adjoining the Fisher lot (so called) thence northerly on said west line eighty rods to land of William Kenerson, thence easterly on said Kenerson line fifteen rods to land this day set off to Enoch E Furrill thence southerly following said Furrills land to the range thence on the range to the bounds first mentioned containing seven and one half acres, which said tract of land we have on or oaths aforesaid appraised at the sum of forty five dollars and sixty two cents and no more and we have set out the said tract of land by meets and bounds to the creditor within mentioned to satisfy this execution and all fees. In testimony whereof we have hereunto set our hands.

Samuel Butterfield
Daniel Mitchell
Joseph Whitcher.

Merrimack.

Taylor vs. Downs.

Merrimack Co. September 14. 1824. - The debtor with
in name failing to satisfy this execution by money or
other species and the creditor within named finding
no personal estate to his acceptance where with to
satisfy the said execution and thinking proper to levy
the same on the real estate of the within named Isaac
Downs to satisfy the said execution and the judgement
on which it was rendered and all fees. I have this day
caused Samuel Butterfield, Esq. Daniel Mitchel and Jo-
seph Whitcher, yeoman, all of Andover in the said Com-
munity and freeholders, being three disinterested and dis-
creet men, to be duly sworn, faithfully and impartially
to appraise according to their best skill and judg-
ment such real estate of the within named Isaac
Downs as should be shown to them to satisfy this execu-
tion and all fees as will appear by the foregoing certi-
ficate of the Justice, the said Samuel Butterfield being
chosen by the creditor within named and the said
Daniel Mitchel and Joseph Whitcher appointed by me
for the purpose before mentioned, the said Isaac Downs
neglecting to choose any person, and the aforesaid tract
of land, containing seven acres and half acres, which is
particularly bounded and described as in the foregoing
return of the appraisers will more fully appear being
shown to the said appraisers by the said John Taylor
the creditor as the real estate of the within named
Isaac Downs and the said appraisers having this day view-
ed the premises, appraised the same upon their oath appraised
at the sum of forty five dollars and sixty two cents and no
more in full satisfaction of this execution and all fees, the
cost of levying the same execution together with my fees
amounting to eight dollars and fifty ^{eight} cents, and the said
appraisers set out the same tract of land by meets
and bounds and on the 20 day of September by the
direction of the creditor aforesaid I levied this this execu-
tion on the same tract of land and delivered to the said
John Taylor the creditor seized and possession of the
same, who accepted the same in full satisfaction
of

of this execution and fees. I therefore return this execution wholly satisfied.

Joseph B. Thompson,

Ed. Sheriff

September 20. 1824. Received of Joseph B. Thompson Ed. Sheriff seven and possession of the before described real estate in full satisfaction of this execution and all fees.

John Taylor, Creditor.

Received November 20, 1824.

Examined.

J. B. Moore, Rd.

Turrill vs. Downs et al.

State of New-Hampshire)

Merrimack, ss. To the Sheriff of any county in this state or his Deputy, Greeting.

Whereas Enoch C. Turrill of Andover in said county yeoman, by the consideration of our Justices of our Superior Court of Judicature holden at Concord, within and for our county of Merrimack on the second Tuesday of August, anno domini 1824, recovered judgment against Isaac Downs and Moses Biley, both of said Andover yeoman, for the sum of eighty-four Dollars and eighty-two cents debt or damages, and nine Dollars and eighty-nine cents cost of suit, as to us appears of record, whereof execution remains to be done. We command you therefore that of the Goods, Chattels or Lands of the said Downs and Biley within your precincts you cause to be paid and satisfied unto the said Turrill, at the value thereof in money, the aforesaid sums, being ninety-four Dollars and twenty-one Cents in the whole, with seventy cents more for

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Furill vs. Downs et al.

for this Writ; and thereof also to satisfy yourself for your own fees. And if want of Goods, Chattels or Lands of the said Downs and Biley, to be by him shown unto you, or found within your Precinct, to the acceptance of the said Furill to satisfy the sums aforesaid: We command you to take the body of the said Downs and Biley and him commit unto either of our gaols within your precinct, and detain in your custody within our said gaol until he pay the full sums above mentioned, with your fees, or that he be discharged by the said Furill the creditor, or otherwise by order of Law. Hereof fail not, and make return of this Writ, with your doings therein unto our said Superior Court of Judicature, to be helden at Concord, in our county of Merrimack aforesaid, on the second Tuesday of January next.

Witness, William M. Richardson, Esq. at Concord, the 21st day of August, anno domini 1824.

M. Eastman, Clerk.

Merrimack, ss. Sept. 14. 1824. Then per-
sonally appeared Samuel Butterfield, Daniel
Mitchell and Joseph Whitcher, all freeholders
in said county, who made oath that in ap-
praising such real estate of the within named
Isaac Downs as should be shown to them to
satisfy this execution and all fees, they would
act faithfully and impartially according to their
best skill and judgment.

Before me, W^m Proctor, Justice of the Peace.

Merrimack, ss. Sept. 14. 1824. - We the
subscribers being all freeholders within the
said county of Merrimack, and having
all this day been duly chosen, appointed and
sworn to the faithful and impartial apprais-
ement of such real estate of the within named
Isaac

Isaac Downs, as should be shown to us to be appraised in order to satisfy this execution, and all fees. have this day viewed a tract of land lying in Andover, in said county, shown to us by Enoch E. Furill, the creditor, as the estate of the said Isaac Downs; which said tract of land is bounded as follows, to wit: beginning at the southeasterly corner of lot No. sixty-six in the fourth range adjoining land of Benjamin Ciley, thence northerly on said side line eighty rods to land owned by William Kinnison, thence westerly on said Kinnison line twenty-five rods, thence southerly parallel with the side line eighty rods to the range, thence on the range to the bounds first mentioned, containing twelve and a half acres with the buildings thereon; which said tract of land we have on our oaths aforesaid appraised at the sum of one hundred and four dollars and ninety-one cents, and no more; and we have set out the said tract of land by notes and bonds to the creditor within mentioned, to satisfy this execution and all fees. In witness whereof we have hereunto set our hands.

Samuel Butterfield
Daniel Mitchell
Joseph Whitcher

Merrimack, ss. Sept. 14. 1824. - The debtor within named failing to satisfy this execution by money or other specie, and the creditor within named finding no personal estate to his acceptance wherewith to satisfy the said execution, and thinking proper to levy the same on the real estate of the within named Isaac Downs, to satisfy the said execution and the judgment on which it was rendered and all fees - I have this day caused Samuel Butterfield, Esq. Daniel Mitchell and Joseph Whitcher, yeoman, all of Andover in the said county, and freeholders, being three disinterested and discreet men, to be duly sworn faithfully and

inv.

Turrill vs. Downs et al.

impartially to appraise according to their best skill and judgment such real estate of the within named Isaac Downs as should be shew to them, to satisfy this execution and all fees, as will appear by the foregoing certificate of the justice; the said Samuel Butterfield being chosen by the creditor, within named, and the said Daniel Mitchell and Joseph Whistler appointed by me for the purpose before mentioned, the said Isaac Downs neglecting to choose any person, and the aforesaid tract of land, containing twelve and a half acres which is particularly bounded and described as in the foregoing return of the appraisers will more fully appear, being shown to the said appraisers by the said Enoch E. Turrill, the creditor, as the real estate of the within named Isaac Downs, and the said appraisers having this day viewed the premises, appraised the same upon their oaths aforesaid at the sum of one hundred and four dollars and ninety-one cents and no more, in full satisfaction of this execution and all fees; the cost of levying the same execution, together with my fees, amounting to ten dollars and three cents, and the said appraisers set out the same tract of land by metes and bounds, and on the 20 day of September, by the direction of the creditor aforesaid I levied this execution on the same tract of land, and delivered to the said Enoch E. Turrill the creditor, score and profession of the same who accepted the same in full satisfaction of this execution and all fees. I therefore return this execution wholly satisfied.

Joseph C. Thompson, D. Sheriff

Sept. 20. 1824. — Received of Joseph C. Thompson D. Sheriff, score and profession of the before described real estate in full satisfaction of this execution and all fees. Enoch E. Turrill, Creditor.

Received November 20. 1824.

Examined. J. B. Moore, Rdr

Webster vs. Fifield.

State of New Hampshire.

Merrimack, ss. To the Sheriff of any county in this State, or his Deputy, Greeting.

(Se. 3.) Whereas Jonathan P. Webster of Salisbury in said county, gentleman, by the consideration of our Justices of our Superior Court of Judicature held at Concord, within and for our county of Merrimack on the second Tuesday of August anno domini 1824, recovered judgment against Jonathan Fifield jun. of Salisbury in said county, yeoman, for the sum of twelve hundred and sixty-four Dollars and fifty three cents, debt or damages, and ten dollars and seventy-nine cents, cost of suit, as to us appears of record, whereof execution remains to be done. We command you, therefore, that of the goods, chattels or lands of the said Jonathan Fifield within your precinct you cause to be paid and satisfied unto the said Jonathan P. Webster, at the value thereof in money, the aforesaid sums, being \$ twelve hundred and seventy-five Dollars and thirty-two cents in the whole, with 17 cents more for this writ; and thereof also to satisfy yourself for your own fees. And for want of Goods Chattels or Lands of the said Jonathan Fifield to be by him shown unto you, or found within your precinct, to the acceptance of the said Jonathan P. Webster to satisfy the sums aforesaid: We command you to take the body of the said Jonathan Fifield, jun. and him commit unto either of our gaols within your precinct, and detain in your custody within our said gaol until he pay the full sum above mentioned with your fees, or that he be discharged by the said Jonathan P. Webster the creditor or otherwise by order of law. Whereof fail not, and make return of this writ, with your doings therin, unto our said Superior Court of Judicature, to be held at Concord, in our county of Merrimack,

Webster vs. Tifield.

Merrimack aforesaid, on the second Tuesday
of January next.

Witness, William M. Richardson, Esq. at
Concord, the 21st day of August, anno domini
1824.

M. Eastman, Clerk.

State of New-Hampshire.

Merrimack, ss. Sept. 2. 1824. Personally
appeared Moses Eastman, Esq. Matthew P. Web-
ster and Benjamin Pettingill, 3^d all of Salisbu-
ry in said county, and made oath that they
would faithfully and impartially appraise
such lands and tenements as should be shown
them as the estate of the within named Jona-
than Tifield, Jun. to satisfy this execution, with
the officer's fees and charges of buying the the
same, before me,

Sam. J. Wells. Jus. Peace.

Merrimack, ss. Sept. 2. 1824. - We the sub-
scribers, being all freeholders within the said
county of Merrimack, and having all this
day been duly chosen, appointed and sworn
to the faithful and impartial appraisement of
such real estate of the within named Jonathan
Tifield, Jr. as should be shown to us to be apprais-
ed, in order to satisfy this execution and all fees,
have this day viewed a tract of land lying in
Salisbury, in said county, shown to us by Jonathan
P. Webster, the creditor as the estate of the said Jona-
than Tifield, Jr. while said tract of land is
bounded as follows, to wit. Beginning at the
point where the Little N. H. turnpike road is
intersected by the Centre road, and on the west
side of said turnpike road, thence on the west
line of said road southeasterly about 40 rods to
land of Enoch Tifield - thence on said Enoch
Tifield line southerly about 87 rods to land of
Samuel Greeley, thence westerly on said Greeley
and

and Job Eccles' line about one hundred and ten rods to land of Jonathan Fifield's, thence northerly on said Jonathan Fifield and Haskell Green's line about one hundred and twenty-one rods to the Centre Road, thence easterly on said road about 76 rods to point first mentioned, containing within said lines seventy-eight acres of land, be the same more or less, and on which piece of land the barn is situated. Also another piece of land on the east of the turnpike, bounded as follows, to wit, beginning at the point on the east line of said turnpike where it is intersected by the Centre Road, thence southeasterly on the east line of said turnpike about 34 rods to Enoch Fifield's land, thence northerly on said Enoch Fifield's line about 27 rods to the Centre road, thence westerly on said road about 28 rods to the point first mentioned, containing within said line two acres and three fourths, be the same more or less. Also, another piece of land on which the dwelling-house stands bounded as follows, to wit, beginning on the west line of the turnpike at the point where it is intersected by the north line of the Centre road, thence on said road westerly about 15 rods to land of S. C. Battell, thence northerly on said Battell's line to the said turnpike road, thence on said turnpike road to the point first mentioned, containing about 99 square rods be the same more or less. Also another piece of land lying and being in Andover in said county, called the pine land, bounded as follows, to wit, beginning at the northeasterly corner of this land at stake and thence westerly on Moses Fifield's line about 26 rods to land of Jonah Green, thence on said Green's land northerly about 170 rods to a stake near the road, and to a point - thence southerly on land of Peter Muttermore about 125 rods to a pine stump near the road, thence southerly about 50 rods to the bounds first mentioned, containing about fifteen acres, be the same more or less; which above described pieces of land we have appraised at the sum of seventeen

Webster vs. Tifield.

seventeen hundred dollars. We find and have valued the claims and encumbrances on said land amounting to the sum of four hundred eighty-six dollars and eighteen cents, to be paid out by the creditor, as follows — a mortgage deed made by the said Jonathan Tifield, Jr. to Samuel C. Bartlett, on a part of said land, dated April 20, 1821, amounting to the sum of three hundred thirty-six dollars and eighteen cents and the claim of the widow Anna Tifield amounting to one hundred and fifty dollars by way of dower or thirds in said land, and hereby set off the same land to the said Jonathan P. Webster to hold to him and his heirs in part satisfaction of the within execution, with officers fees, and incidental charges of buying the same.

M. Eastman

M. P. Webster

Benja. Pettengill, 3^d

Merrimack, ss. September 2, 1824. The debtor within named failing to satisfy this execution by money or other specie, and the creditor within named finding no personal estate to his acceptance wherewith to satisfy the said execution, and thinking proper to buy the same on the real estate of the within named Jonathan Tifield, Jr. to satisfy the said execution and the judgment on which it was rendered, and all fees — I have this day caused Mose Eastman, Esq. Matthew P. Webster and Benjamin Pettengill, 3^d, gentlemen, all of Salisbury, in said county, and freeholders, being three disinterested and discreet men to be duly sworn faithfully and impartially to appraise such real estate of the within named Jonathan Tifield, Jr. as should be shown to them, to satisfy this execution and all fees, as will appear by the foregoing certificate of the justice; the said Mose Eastman being chosen by the creditor,

creditor within named, and the said Matthew P. Webster by the debtor within named, and the said Benjamin Pettingill, Esq. being appointed by me for the purpose beforementioned, and the said tract of land containing about one hundred and seventeen acres, which is particularly bounded and described as in the foregoing return of the appraisers, will more fully appear, being shown to the said appraisers by the said Jonathan P. Webster, the creditor as the real estate of the within named Jonathan Fifield Jun. and the said appraisers having this day viewed the premises appraised the same upon the oaths aforesaid at the sum of twelve hundred thirteen dollars and eighty-two cents & no more, in part satisfaction of this execution and fees, the cost of laying the same execution, together with my fees, amounting . thirty-two dollars and ninety-six cents, and the said appraisers set out the same tract of land by metes and bounds; and on the twentieth instant by the direction of the creditor aforesaid, I levied this execution on the same tract of land, and delivered to Thomas H. Pettingill, attorney to the creditor, senior and profession of the same, who accepted this in part satisfaction of this execution and all fees. I therefore return this execution satisfied in part, to wit. for the sum of eleven hundred eighty dollars and eighty-six cents.

Joseph C. Thompson, D. Sheriff.

September 20. 1824. Received of Joseph C. Thompson, D. Sheriff, senior and profession of the before described real estate in part satisfaction of this execution and all fees.

Thomas H. Pettingill

Attorney to Creditor

Received November 20. 1824

Examined.

J. B. Moore, R.R.

Lane vs. Morrill.

Lane vs. Morrill.

The State of New Hampshire.

Rockingham, ss. — To the Sheriff of any county in
this state, or his Deputy. Greeting.

(I.S.) Whereas Joshua Lane, of Gloucester, in
the county of Rockingham, Esquire, by the con-
sideration of our Justices of our Superior Court of
Judicature, holden at Portsmouth, within &
for our county of Rockingham, on the third Tuesday
of February anno domini 1823. recovered judg-
ment against Oliver Morrill of London, in
said county, yeoman, for payment of the
sums demanded, and for the sum of eighteen
Dollars twenty-one cents cost of suit, as to us
appears of record, whereof Execution remains to
be done. We command you, therefore, that of
the Goods, Chattels or Lands of the said Oliver
within your precinct, you cause to be paid and
satisfied unto the said Joshua, at the value
thereof in money, the aforesaid sums, being
eighteen Dollars twenty-one cents in the whole,
with one dollar sixty cents more for this writ;
and thereof also to satisfy yourself for your own
fees. And for want of Goods, Chattels or Lands
of the said Oliver to be by him shewn unto
you or found within your precinct, to the ac-
ceptance of the said Joshua to satisfy the sums
aforesaid, We command you to take the body
of the said Oliver and him commit unto either
of our Gaols within your precinct, and detain
in your custody within our said Gaol until
he pay the full sum above mentioned with
your fees, or that he be discharged by the
said Joshua the creditor, or otherwise
by order of Law. Hereof fail not, and make
return of this writ, with your doings therein
unto our said Superior Court of Judica-

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ture.

ture, to be holden at Portsmouth in our county of Rockingham aforesaid, on the third Tuesday of February next.

Witness William M. Richardson, Esq. at Exeter, the 25 day of September anno domini 1824.

Nathl. Adams, Clerk.

Merrimack, &c. - The first day of December, one thousand eight hundred and twenty-four Pursuant to the within precept, I have levied and extended this execution on a tract or parcel of land hereafter described, lying and situate in London in said county, shewn to me by the within named Joshua Lane the creditor, in which land the said Oliver Morrill has an interest or estate during the natural life of Lydia Smith wife of ----- Smith of Moultonborough, in our county of Strafford, in manner following, to wit. Caleb Morrill, Esquire, was appointed and chosen appraiser by the said Joshua Lane, the creditor; Joseph Lawrence was appointed and chosen appraiser by the said Oliver Morrill the debtor, and Nathaniel Martin Esquire, was appointed and chosen appraiser on my part, all reputable freeholders and residents in said county, and have notified the said Caleb Morrill, Joseph Lawrence and Nathaniel Martin of their appointment aforesaid, and have caused the said Caleb Merrill to go before Nathaniel Martin Esquire, and the said Nathaniel Martin and Joseph Lawrence to go before Caleb Merrill Esquire, Justices of the Peace in and for said County of Merrimack, to be sworn as appraisers aforesaid agreeably to law.

J. L. Thorndike, Deo. Sheriff

Merrimack, &c. - The eighth day of December in the year of our Lord one thousand eight hundred

Sane vs. Morrill.

hundred and twenty-four. Then personally appeared Caleb Merrill and made solemn oath, that he would faithfully and impartially appraise such lands and tenements as should be shewn him as the estate of the within named Oliver Morrill to satisfy this execution, with the officer's fees and charges of levying the same.

Before me, Nath'l Martin, J.P.

Merrimack, ss. The eighth day of December in the year of our Lord one thousand eight hundred and twenty-four. Then personally appeared Joseph Lawrence and Nathaniel Martin, and made solemn oath, that they would faithfully and impartially appraise such lands and tenements as should be shewn them as the estate of the within named Oliver Morrill, to satisfy this execution, with the officers fees and charges of levying the same.

Before me, Caleb Merrill, his Dece.

Merrimack, ss.— The eighth day of December in the year of our Lord one thousand eight hundred and twenty-four. Pursuant and agreeably to the above appointment and notice, and after particular examination, we have faithfully and impartially appraised a certain tract or parcel of land lying and situate in Londonderry in the county of Merrimack shewn to us by John S. Thorndike, Deputy Sheriff of said county of Merrimack, and bounded as follows, to wit:— northeastwardly on the road leading from Chichester to Londonderry meeting-house, running sixteen rods on said road to land owned by Jonathan C. Perkins; thence south forty-six degrees west one hundred and seventy-seven rods at the fence runs binding on said Perkins' land to land owned by James Sanborn, thence south forty-five degrees east

(Twenty)

twenty rods bending on said Jesse Sanderson's land to land owned by Jonathan Perkins, thence north forty-four degrees east one hundred and seventy-six rods bending on said Jonathan Perkins's land as the fence now stands, and to the road aforesaid containing nineteen acres and one hundred forty-six rods. and the said Morrill having an interest or estate in the land before described during the life of the late widow Lydia Jackson of said London, now Lydia Smith, wife of Mr. Smith of Moultonborough aforesaid, at the sum of six dollars eighty-four cents per year. and hereby set off the said land to the said Joshua Leane, to have and to hold the same and the income and profits thereof to him and his heirs for and during the term of five years next ensuing, in full satisfaction of the within execution, if said Lydia Smith shall live so long, with officers fees and incidental charges of buying the same, amounting in the whole to thirty-four dollars twenty-three cents. This said tract of land being subject to a mortgage made by said Morrill to Amos Langley, with other parcels of land, and said Langley's interest in the same purchased by said Leane.

Caleb Merrill
Jos. Lawrence } Appraisers
Nath'l Martin }

And whereupon I have delivered possession and seisin of the tract or parcel of land appraised and described as aforesaid to Joshua Leane, the aforesaid creditor, and set off the said land to the said Joshua Leane, to hold to him and his heirs in full satisfaction of the within execution, with officers fees and incidental charges of buying the same.

John L. Thorndike, Dep. Sheriff

I have received of John L. Thorndike
possession

Northey vs. Morse.

possession and seisen of the tract or parcel of land appraised and described as aforesaid to hold to me and my heirs, in full satisfaction of the within execution with officers fees and incidental charges of buying the same.

Fortuna Lane, Creditor.

Therefore I return the same execution satisfied.

John L. Thorndike, Deputy Sheriff

Fees of Levy.

Appraisers,	6.50
Service,	23
Poundage,	49
Travel,	95
Recording,	1.00
Writing Levy,	.75
Expense,	1.50
Lane,	<u>2.00</u>
	13.42
Notifying, Appraisers.	<u>1.00</u>
	<u>\$14.42</u>

Received December 11, 1824.

Examined.

J.B. Moore, Recd.

Northey vs. Morse.

State of New-Hampshire.

Hillsborough co. To the Sheriff of any county in
this State, or his Deputy, Greeting.

(S.S.) Whereas Susanna Northey of Manchester
in the county of Essex and Commonwealth
of Massachusetts, singlewoman, by the consid-
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eration of our Justices of our Superior Court of Judicature holden at Amherst, for and within our county of Hillsborough on the first Tuesday of October anno domini, 1824, recovered judgment against Joshua Morse of Hopkinton in said county, joiner, for the sum of two hundred and sixty-seven Dollars and ninety-two Cents debt or damages, and twelve Dollars and ninety-seven Cents cost of suit, as to us appears of record, whereof Execution remains to be done. We command you, therefore, that of the Goods, Chattels or Lands of the said Joshua within your precinct, you cause to be paid and satisfied unto the said Susanna, at the value thereof in money, the aforesaid sums being two hundred and eighty dollars and eighty-nine cents in the whole, with seventeen cents more for this Writ; and thereof also to satisfy yourself for your own fees. And for want of goods, chattels, or lands of the said Joshua to be by him shown unto you, or found within your precinct, to the acceptance of the said Susanna to satisfy, the sums aforesaid: We command you to take the body of the said Joshua and him commit unto our gaol within your precinct, and detain in your custody within our said gaol, until he pay the full sum above mentioned, with your fees, or that he be discharged by the said Susanna the creditor, or otherwise by order of law. Hereof fail not, and make return of this writ with your doings therein unto our said Superior Court of Judicature, to be holden at Amherst, in our county of Hillsborough aforesaid, on the third Tuesday of April next.

Witness, William M. Richardson Esq.
at Amherst, the 18th day of October, anno domini, 1824.

A. Wallace, Clerk.

Merrimack,

Northery vs. Morse.

Merrimack, ss. October 21, 1824. Then Philip Brown, Daniel Chase and Moses Kimball personally appeared and severally made oath that they would faithfully and impartially appraise such lands and tenements as should be shown them as the estate of the within named Joshua Morse to satisfy the within execution.

Before me, Charles Chase,

Judge of the Peace.

We the subscribers having carefully and attentively examined a tract of land situated in Concord in the county of Merrimack and State of New-Hampshire, shown to us as the estate of the within named Joshua Morse and bounded and described as follows, to wit. Beginning at the southwesterly corner bound thereof, being a stake and stones standing on the town line of said Concord and Hopkinton, thence north twenty-two degrees west on said town line thirty-seven rods and twelve links to a stake and stones by land late belonging to Elisha Parker, thence south eighty-six and one half degrees east by said Parker land seventy-seven rods and twelve links to a stake and stones by land of William Palmer, thence south four degrees east by land of said Palmer and land of Colley, thirty-six rods to a stake and stones, thence north eighty-five degrees west sixty-six rods by said Palmer's land to the bound first mentioned, containing by measure fifteen acres and one hundred and five square rods, do upon our oaths say that the same tract of land is of the value of thirteen dollars and thirty-three cents per acre, amounting in the whole to two hundred and eight dollars and seventy cents, and no more, and we have set off the same land by metes and bounds as aforesaid in part satisfaction of the within execution.

Moses Kimball
Daniel Chase & Appraisers.
Philip Brown

October 21, A.D. 1824.

Merrimack, ss. October 21. A.D. 1824. In pursuance of the directions of David Colby, agent for the creditor within named, I have extended the within execution upon the tract of land above described, in the manner following, to wit: I caused three appraisers to be chosen, that is to say, Moses Kimball by the said David Colby, agent for the creditor within named, Daniel Chase by the within named Joshua Morse the debtor, and Philip Brown who was chosen by myself, the said Moses Kimball, Daniel Chase and Philip Brown being all reputable freeholders and residents in said county of Merrimack, who being sworn before a justice of the peace faithfully and impartially to appraise such lands and tenements as should be shown them as the estate of the within named Joshua Morse, the debtor, upon their oath, said that the above described tract of land shown to them as the estate of the aforesaid Joshua Morse the debtor was of the value of two hundred and eight dollars and seventy cents. And the said appraisers set off the same land by metes and bounds as aforesaid at that sum in part satisfaction of this execution and my fees, and I have delivered possession and seisin of the said tract of land to the within named Susan Northery the creditor, by delivering the same to the said David Colby, her agent. I therefore return this execution satisfied as aforesaid in part, to wit: for the sum of one hundred and ninety-seven dollars and twenty-seven cents, being the residue of the said sum of two hundred and eight dollars and seventy cents, after deducting my fees, and for no more.

Andrew Leach, Deputy Sheriff

October 21. 1824.— This may certify, that I have this day received full seisin and possession of the above described tract of land, by Andrew Leach, Deputy Sheriff

Agent for the within named Susan Northery,
the creditor.

Gilman et ux. vs. Gilman et al.

<u>Fees....</u>	<u>Service</u>	0.23
	<u>Traul.</u>	0.90
	<u>Attendance</u>	0.75
	<u>Notifying appraisers,</u>	0.50
	<u>Poundage on \$208</u>	3.80
	<u>Paid Justice</u>	0.25
	<u>Expenses</u>	0.25
	<u>Appraisers,</u>	3.50
	<u>Recording.</u>	1.25
		<u>\$11.43</u>

Received January 12, 1825.

Examined. J. B. Moon, Rob.

Gilman & ux. vs. Gilman & als.

State of New Hampshire.

Merrimack, &c. To the Sheriff of any county in this State, or his deputy. Greeting.

(I.S.) Whereas Caleb Gilman of Canaan in the county of Grafton, Lubec and man, and Sally his wife, by the consideration of our Justices of our Superior Court of Judicature, helden at Concord within and for our county of Merrimack, on the second Tuesday of January, anno domini 1825, recovered judgment against John M. Gilman, Charles Glidden and Obadiah Hall, Jr. all of Northfield in said county of Merrimack, gentlemen, for the sum of three hundred seventy-four Dollars thirty-five Cents debt or damages, and seventeen dollars thirty-nine cents cost of suit, as to us appears of record, whereof execution remains to be done. We command you therefore, that of the Goods, Chattels or Lands of the said John, Charles and Obadiah within your precinct, you cause to be paid and satisfied unto the said Gilman and wife, at the value thereof in money, the aforesaid sums, being three hundred ninety-one Dollars seventy-four cents in the whole, with 17 cents more for this writ; and thereof also to satisfy yourself for your own

374.85
17.89
<hr/>
391.74
17
<hr/>
391.91
14.42
<hr/>
406.33

<u>Fees.</u>	
Service	,23
Poundage	5.17
Travel	.51
Notice Appra.	,50
Mtgme & retng.	1.00
3 Appraisers	3.00
Swear Appra.	,50
Recording	-- 2.00
Travel to Rec.	.51
	\$14.62

own fees, and for want of Goods, Chattels, or Lands of the said John, Charles and Obadiah, to be by them shewn unto you, or found within your Precinct, to the acceptance of the said Gilman and wife to satisfy the sums aforesaid. We command you to take the bodies of the said John, Charles and Obadiah, and then commit unto either of our Gaols within your Precinct, and detain in your custody within our said gaol until they pay the full sums above mentioned, with your fees; or that he be discharged by the said Gilman and wife, the creditor, or otherwise by order of law. Ife of fail not, and make return of this writ, with your doings thereon, unto our said Superior Court of Judicature, to be holden at Concord, in our county of Merrimack aforesaid, on the second Tuesday of August next.

Witness, William M. Richardson, Esq. at Concord,
the 26th day of January, anno domini, 1825.

M. Eastman, Clerk.

Merrimack, ss. Feb. 1, 1825.— Then Edward Osgood, Jeremiah Tilton and Abraham Brown, personally appeared and made oath that they would faithfully and impartially appraise such lands and tenements as should be shewn to them as the estate of the within named John M. Gilman, Charles Glidden and Obadiah Hall, Jun. to satisfy the within execution.

John Molony, Ins. Peace.

We the subscribers, having carefully and attentively examined a tract of land shewn to us as the estate of the within named John M. Gilman, one of the debtors, and a store, half... barn and shed standing thereon, bounded as follows, viz. Beginning at the northwest corner of the store, and running eastwardly by the north side of the store on the south side of the Bean Hill road one hundred and twenty feet to a stake and stones, thence southwardly to the middle of the barn on the west side about ninety and one half,

Gilman et ux. vs. Gilman et al.

half feet, thence eastwardly through the middle of the barn to Robert Grays land to a stake and stones about twenty-four feet, thence southwardly by said Grays land to Dott. Hoots land about seventeen and one half feet, thence westwardly on Dott. Hoots north line to the main road about one hundred and seventy-six feet, thence northwardly on the east side of the main road to the first mentioned bounds about ninety-one feet - do upon our oaths say that the same tract of land with the store, shed and one half the barn is of the value of four hundred and six dollars and thirty three cents, and no more; and we have set off the same land by metes and bounds as aforesaid in satisfaction of the within execution and fees.

Jeremiah Tilton

Abraham Brown

Edward Asgood

Merrimack, ss. February 1, 1825. - In pursuance of the depositions of the Hon. Daniel C. Atkinson attorney to the creditors within named I have extended the within execution upon the tract of land and buildings above described, in the manner following, viz. I caused three appraisers to be chosen, that is to say, Jeremiah Tilton, by Daniel C. Atkinson, attorney to the creditors within named & Abraham Brown, by Charles Glidden and Aladale Hall, two of the debtors within named, John M. Gilman being out of the state and in parts unknown to me so that he could not be found to be notified, and Edward Asgood by myself, being all reputable freeholders and residents in the county of Merrimack, who being duly sworn before a justice of the peace, faithfully and impartially to appraise such lands and tenements as should be shown to them as the estate of the within named debtors, upon their oaths said that the above described tract of land and buildings shown to them as the estate of John M. Gilman, one of the debtors, was of the value of four hundred and six dollars and thirty three cents

cents, and no more; and the said appraisers set off the same land and buildings by metes and bounds aforesaid at that sum in satisfaction of this execution and my fees, and on the 18th day of February, 1825, I have delivered possession and seisin of the same tract of land and buildings unto Daniel C. Atkinson, attorney to Caleb Gilman and Sally Gilman his wife the executors within named. I therefore return this execution fully satisfied as aforesaid.

Simeon Gate, Dep. Sheriff.

Feb. 18, 1825.— This may certify that I have this day received full seisin and possession of the above described land and buildings, by Simeon Gate, deputy sheriff.

Daniel C. Atkinson

Attorney to Caleb Gilman and Sally Gilman.

Received February 21, A.D. 1825.

Examined. J.B. Moore, Esq.

Thomas Chandler vs. William Parker.

The State of New Hampshire.

Hillsborough, ss. To the Sheriff of any County in this State
or his deputy. Greeting.

3rd. Whereas Thomas Chandler of Bedford in said county, gentleman, by the consideration of our Justices of our Superior Court of Judicature holden at Amherst for and within our County of Hillsborough on the first Tuesday of October anno domini 1824 recovered judgment against William Parker of New-Boston in said county, gentleman, for the sum of twelve hundred fifty-five Dollars twenty-seven cents debt or damages and seisin

1255.27
7.72

1262.99
17

1263.16

dollars seventy-two cents cost of suit, as to us appears of record, whereof execution remains to be done: We command you therefore, that of Goods, Chattels or Lands of the said Parker within your precinct, you cause to be paid

Chandler vs. Parker.

paid and satisfied unto the said Chandler at the value thereof in money the aforesaid sums being twelve hundred sixty two dollars ninety-nine cents in the whole, with 17 cents more for this writ: and thereof also to satisfy yourself for your own fees. And for want of Goods, chattels or Lands of the said Parker to be by him shewn unto you or found within your Precinct, to the acceptance of the said Chandler to satisfy the sum aforesaid: We command you to take the body of the said Parker and him commit unto our Gaol within your Precinct, and detain in your custody within our said gaol until he pay the full sums above mentioned with your fees, or that he be discharged by the said Chandler the creditor, or otherwise by order of Law. Whereof fail not and make return of this writ with your doings therein unto our said Superior Court of Judicature, to be helden at Amherst in our county of Hockshorugh aforesaid, on the third Tuesday of April next.

Witness, William M. Richardson, Esq. at Amherst, the 6th day of November anno domini 1824.

A. Wallace, Clerk.

Merrimack, ss. Nov. 13. 1824.— Then John Prescott, Henry Moutton and Nathaniel Mitchell personally appeared and made oath that they would faithfully and impartially appraise such land and tenements as should be shewn them as the estate of the within named William Parker to satisfy the within execution.

Before me,

Nathl. Head, Justice of the Peace.

We the subscribers having carefully and attentively examined a tract of land shewn to us as the estate of the within named William Parker situated in Hockshott in said county and bounded as follows, (to wit) beginning at a poplar tree marked on the west bank of the Merrimack river, thence south seventy degrees west forty-one rods to the road, thence south nineteen degrees east sixty rods to the north west corner

of

of the grave yard, thence north sixty-nine degrees east six rods to the northeast corner of said grave yard, thence south nineteen degrees east 4 rods to a bound on the east line of said Grave yard, thence north sixty-nine degrees east to the aforesaid river, being about fifty-five rods, thence northerly by the river sixty-four rods to the bounds first mentioned, containing twenty acres and one fourth, ~~be the same more or less,~~ and is the same land which said Parker purchased of John Quincy. — do upon our oaths say that the same tract of land is of the value of two hundred and two and one half dollars, and no more, and we have set off the same lands by metes and bounds as aforesaid in part satisfaction of the within execution.

John Prescott,
Henry Moulton,
Nathaniel Mitchell.

November 13, 1824.

Merrimack, ss. November 13, 1824. In pursuance of the directions of Thomas Chandler the creditor within named, I have extended the within execution upon the tract of land above described in the manner following, viz. I caused three appraisers to be chosen, that is to say, John Prescott by the creditor within named, Henry Moulton by the debtor within named, and Nathaniel Mitchell who was chosen by myself, the said John Prescott, Henry Moulton and Nathaniel Mitchell being all reputable freeholders and residents in said county of Merrimack, who being sworn before a justice of the peace faithfully and impartially to appraise such lands and tenements as should be shew to them as the estate of the within named debtor upon their oaths said that the above described tract of land shew to them as the estate of the aforesaid debtor, was of the value of two hundred and two and one half dollars and no more, and the said appraisers set off the same lands by metes and bounds as aforesaid at that sum in part satisfaction of this execution and my fees; and I have delivered possession and sev'ne of the said tract

of

Chandler vs. Parker.

of land to the said Thomas Chandler, the creditor within named. I therefore return this execution satisfied as aforesaid in part, (to wit) for the sum of one hundred eighty-three dollars and sixty-nine cents, being the residue of the said sum of two hundred and two dollars and one half, the value of the land, after deducting my fees and expenses, and no more.

Mace Moulton, D. Sheriff

Nov. 13, 1824.—This may certify that I have this day received full possession and possession of the above described tract of land, by Mace Moulton, D. Sheriff.

Thomas Chandler.

Fees and Expenses.

Service	23
Travel	59
Poundage	3.28
Notifying parties and appraisers	1.00
Attending with appr. to make levy	1.00
Paid Justice	1.00
Paid Appraisers	6.00
Paid Surveyor	1.50
Paid for recording	1.25
Expences of Levy	<u>2.96</u>
	\$ 18.81

In margin of Exeq.

December 13, 1824.—Received of Mace Moulton one hundred and seventy dollars, it being the amount of the sale, to John Parker, Jr., of the equity of redemption in the Todd farm.

J. B. Bowman, Atty for Plff.

Received April 12, 1825.

Examined.

J. B. Moore, Recd.

Perkins vs. Story.

State of New-Hampshire.

Merrimack. To the Sheriff of any county, in this State, or his
his Deputy. Greeting.

[S.S.] Whereas Thomas Perkins of Newburyport in the
county of Essex and Commonwealth of Massachusetts, tra-
ded, by the consideration of our Justices of our Court of Common
Pleas helden at Concord, within and for the county of
Merrimack, on the second Tuesday of April Anno Domini 1825
recovered judgment against Daniel Story of Portsmouth in our
County of Rockingham Trader, for the sum of Five hundred Six-
teen Dollars Seventy five cents, debt or damages and six dollars
forty nine cents cost of suit, as to us appears of Record, whereof ex-
ecution remains to be done. We command you therefore that of the
goods, Chattels or lands of the said Story within your precinct,
you cause to be paid and satisfied unto the said Perkins at
the value thereof in money, the aforesaid sums, being five hund-
red twenty three dollars twenty four cents in the whole, with 17 cents
more, this writ, and thereof also to satisfy yourself for your own
fees. And for want of Goods, Chattels or lands of the said Story to
be by him shewn unto you or found within your precinct to the
acceptance of the said Perkins to satisfy the sums aforesaid:
We command you to take the body of the said Story and him
commit unto either of our Gaols within your precinct, and
detain in your custody within our said gaol until he pay the
full sums above mentioned, with your fees; or that he be dis-
charged by the said Perkins the Creditor, or otherwise by order
of Law. Whereof fail not, and make due return of this writ,
with your doings therein, unto our said Court of Common
Pleas, to be holden at Concord, in our County of Merrimack
aforesaid, on the last Tuesday of October next.

Witness, Arthur Lovemore Esq. at Concord the 15 day
of April Anno Domini 1825.

M. Eastman Clerk.

Merrimack Co. April 30th. 1825. In the Col. Warren Story,
John Page and Jared Fuller personally appeared and made
oath

} Perkins vs. Story.

oath that they would faithfully and impartially appraise such lands and tenements as should be shewn them as the estate of the within named Daniel Story to satisfy the within execution in whole or in part. Before me

John Patten Jr. Justice of the Peace.

We the subscribers having carefully and attentively examined a tract of land shewn to us as the estate of the within named Daniel Story and bounded as follows. Beginning (it being one half of lot No 2. in the fifth range) on south west corner at stake and stones on the highway thence east on said highway to southeast corner of said lot to land owned by Land of Amos or Willowby Hadley land thence north by said Hadley's land to Warren Purley land about fifty rods thence west a parallel line to a stake and stones on the northwest corner of said farm thence south by Warren Story's land to the bounds first mentioned do upon our oaths say that the same tract of land is of the value of five hundred dollars & no more. and we have set off the same by metes and bounds as aforesaid in part satisfaction of this execution -

April 30th 1825.

Warren Story
Jared Fuller
John Page

Merrimack Jd. April 30th 1825. In pursuance of the directions of Thomas Perkins the creditor within named I have extended the within execution upon the tract of land above described in the manner following viz. I caused three appraisers to be chosen, that is to say. Warren Story by the C. within named Jared Fuller by the debtor within named. and John Page who was chosen by myself. the said Warren Story, Jared Fuller & John Page being all respectable freeholders and residents in said County of Merrimack who being sworn before a Justice of the Peace faithfully and impartially to appraise such lands and tenements as should be shewn to them as the estate of the within named debt or. upon their oath said that the above described tract

of

(of land shown to them as the estate of the aforesaid debtor, was of the value of five hundred dollars and no more, and the said appraisers set off the same land by metes and bounds as aforesaid at that sum in part satisfaction of this execution my fees and I have delivered possession & sezen of the said tract of land to the said Thomas Perkins the creditor within named. I therefore return this execution satisfied as aforesaid in part to wit, for the sum of four hundred & sixty dollars & fourteen cents the value of said land, after deducting my fees and no more.

April 30th 1825

John McIntire De Sheriff.

This may certify that I have this day received full sezen and possession of the the above described tract of land by John McIntire Deputy Sheriff.

Th. Perkins.

Received and recorded May 2. 1825.

Examined. J. B. Moore, Recd.

Glidden vs. Gilman.

State of New Hampshire.

Merrimack, ss. To the Sheriff of any County in this State, or his Deputy.

Greeting.

(S. S.) Whereas Charles Glidden of Northfield in said county Esquire, by the consideration of our Justices of our Superior Court, of Judicature holden at Concord, within and for our County of Merrimack, on the second Tuesday of January, anno domini 1825, recovered judgment against John M. Gilman of Northfield aforesaid, trader, for the sum of one hundred three Dollars fifty Cents Debt or damages and fifteen Dollars eighteen Cents cost of suit, as to us appears of record, whereof execution remains to be done. We command you therefore that of the Goods, Chattels or Lands of the said Gilman within your precinct, you cause to be paid and satisfied unto the said Glidden, at the value thereof in)

103.50

15.18

118.68

.17

Glidden vs. Gilman.

in money, the aforesaid sums, being one hundred eighteen dollars sixty-eight cents in the whole, with 17 cents more for this writ; and thereof also to satisfy yourself for your own fees. And for want of Goods, Chattels or Lands, of the said Gilman to be by him shown unto you, or found within your precinct, to the acceptance of the said Glidden to satisfy the sums aforesaid: We command you to take the body of the said Gilman and him commit unto either of our Gaols within your precinct, and detain in your custody within our said gaol until he pay the full sums above mentioned, with your fees, or that he be discharged by the said Glidden the creditor or otherwise by order of Law. Whereof fail not, and make return of this writ with your doings therein unto our said Superior Court of Judicature to be held at Concord, in our county of Merrimack aforesaid on the second Tuesday of August next.

Witness William M. Richardson, Esq. at Concord,
the 24th day of January anno domini 1825.

M. Eastman, Clerk.

Merrimack, ss. Feb. 18. 1825.— This day levied this Execution on the property which I attached and returned on the original writ in this suit, a true and exact schedule of which is hereunto annexed, and makes a part of this return, and after advertising the same as the law directs by posting up advertisements at two of the most public places in Northfield in said county more than forty-eight hours before the expiration of four days from the aforesaid 18th day of said February, describing the property, and stating the time when and the place where the sale would take place, have on this 22^d day of said February, at the store lately occupied by the within named John M. Gilman in Northfield in said county exposed and sold the same property at public vendue to the highest bidder, as by said schedule hereunto annexed will appear; the whole amount of sale is forty-two dollars and nine cents, from which deducting my fees and cost of vendue, which amounts to the sum of eight dollars and

Fees Service	23
Travel	75
Cottage	1.00
	1.98
Advertising	2.00
Attending Debtors and expenses	2.50
Clerk-hire and settling bills,	2.50
	\$8.98

40.09
8.98 \$31.11

and ninety-eight cents, there remains thirty-one dollars and eleven cents towards satisfying this execution. I therefore return this execution satisfied in part, to wit - for the sum of thirty-one dollars and eleven cents and no more.

Israel W. Kelly

[Schedule above referred to.]

Tea chest, 10 quire paper wrapping to	Peter Wadleigh	17
Part keg snuff	Benja. A. Chase	95
Bucket pepper	Do.	35
Box pepper	Simon Gilman	30
Part keg spice	Do.	85
Keg containing some ginger	Do.	30
Pot of brimstone	Benjamin Shaw	55
1/2 keg Black Snuff	Charles Glidden	85
Pitcher of Salt Peter	Benja. Shaw	11
Part keg of Coppers	Simon Gilman	60
Part keg do.	Peter Wadleigh	66
3 patent Wheel-blades	Charles Glidden	50
1 boopser Skinner	Peter Wadleigh	45
8 lbs. pork and ham	Benja. A. Chase	55
6 black tea-pots	Robert Gray	25
11 do. do	Charles Glidden	20.
14 do. do	Peter Wadleigh	30
2 Rakes	Simon Gilman	82
5 Head Dots	Do.	26
6 Earthen Jugs	Charles Glidden	30
6 do. do.	Robert Gray	16
6 do. do.	Simon Coote	13
6 do. do.	Simon Gilman	12
5 do. do.	John D. Sweet	12
1 Large earthen pot	Abraham Simons	23
3 do. do.	Amos C. Hanaford	21
6 Milk pails	Israel Cochran	51
6 do. do.	Peter Wadleigh	59
6 do. do.	Simon Gilman	54
6 do. do.	Robert Gray	46
12 do. do. tot broken	Charles Glidden	26
	8 small	

Glidden vs. Gilman.

8 small earthen pots	Joseph Gerrish	20
10 pudding pans	Obadiah Hall, Jr.	11
8 lbs. Tallow	Charles Glidden	57
2 Testaments	Obadiah Hall, Jr.	26
2 Morse Geographies	Charles Glidden	32
3 Leavitts Arithmeticks	James Harris	25
5 A. E. Primers	Simon Gilman	6
1 vol. of Seven Sermons	John Jameson	14
1 vol. Spurys Essays	Charles Glidden	20
1 Chamber Pot	J. W. Clark	19
12 plates	Charles Glidden	21
8 plates	Enoch Rogers	14
2 Scapots	Peter Madingley	20
1 Wash Bowl	Do.	22
A draw of pearlash	Simon Gilman	70
A lot of old Brown Ware	Thomas Chase	62
Box of fine Salt	Charles Glidden	80
Corn, rye, beans and oats	Enoch Rogers	2.21
A quantity of slack'd lime	Charles Glidden	1.50
Part Hogshead Molasses	Do.	10.65
9 yds. tow cloth at 8c. pr. yd.	Simon Gilman	<u>72</u>
		35.16
1 small fancy tea-set	William Durgin Jr.	28
6 small mugs	Robert Gray	14
Pair Salts	Henry Brown	8
12 odd cups and saucers	Enos Hoyt	17
3 fancy Cream Pitchers	Henry Brown	12
4 pint mugs	Enos Hoyt	26
3 fancy Sugar Bowls	Thomas Chase	24
3 Bowls, pint mug & pitcher	Henry Brown	25
A lot of sundry articles	Charles Glidden	29
Do. do. do.	Do.	34
Do. do. do.	Robert Gray	14
Do. do. do.	Do.	27
Bag of Cinnamon	Simon Gilman	1.12
Barrel of feathers	Do.	1.05
Cider Barrels	Charles Glidden	85
2 kegs	Simon Gilman	31
133 goad sticks	James Cochran	50

A quan-

Glidden vs. Gilman

69

69

A quantity of Rags	Simon Gilman	.52
		\$12.09

The property in the within and foregoing schedule was sold on Escom (at public vendue to the highest bidder) Charles Glidden vs. John M. Gilman, after being first advertised as the law directs, and the proceeds accounted for on said Escom.

Israel W. Kelly, D. Sheriff

Feb. 22. 1825.

Received of Israel W. Kelly, D.S. thirty-one dollars and eleven cents ~~cents~~ in part of this execution being the net proceeds of sale of personal property at vendue.

Charles Glidden

State of New Hampshire?

Merrimack, S. February 18. 1825. - I have this day levied and extended this execution on a tract of land hereafter described, lying and situated in Northfield shew to me by the said Charles Glidden the creditor as the property of the said John M. Gilman the debtor, in manner following, to wit. Obadiah Hall, Jr. was appointed and chosen appraiser by the said Charles Glidden the creditor; Simeon Cate was appointed and chosen ~~appraiser~~
on my part, the said John M. Gilman the debtor having absconded and gone to parts unknown to me was not notified, and Joseph Gerrish was appointed and chosen appraiser by me on the part of said John M. Gilman the debtor, all reputable freeholders and residents in said county, and I have caused them to go before Samuel Forrest, Esqne, one of the justices of the peace in and for said county, to be sworn as appraisers as aforesaid agreeably to law.

Israel W. Kelly, D. Sheriff

Merrimack, S. April 7. 1825. Then Obadiah Hall, Jr. Simeon Cate, and Joseph Gerrish personally appeared and made solemn oath, that they would faithfully and impartially appraise such lands and tenements as should be shown to them as the estate of the

Glidden vs. Gilman.

the within named John M. Gilman to satisfy the within Execution.

Before me, Samuel Forrest,
Justice of the Peace.

We the subscribers having carefully examined a tract of land shewn to us as the estate of the within named John M. Gilman and bounded as follows, beginning at a stake and stones at the road southerly of Northfield meeting-house at the corner of Robert Gray's land, thence running southerly on said Gray's line about eighty-four feet to stake and stones, thence westerly about fifty feet through the middle of the barn floor to the centre of the west sill of the barn, so as to include one exact half of the barn, thence on the west sill to the northwest corner of said barn, thence northerly about sixty-eight feet to a stake and stones at the road, thence on the road about thirty feet to the bounds first mentioned said land being situated in Northfield in the county of Merrimack and state of New-Hampshire) do upon our oaths say that the said tract of land with one half of the barn is of the value of sixty dollars and no more, and we have set off the same land by metes and bounds as aforesaid towards satisfying the within execution.

Joseph Gorish
Abraah Hall, Jr.
Linew Coate

April 7. 1825.

And whereupon I have delivered possession and seisin of the tract of land and barn appraised and described as aforesaid to Charles Glidden the aforesaid creditor and set off the said land and barn to the said Charles Glidden to hold to him and his heirs in part satisfaction of this execution, with officers fees, and incidental charges of levying the same.

<u>Fees.</u>	- - -	Appraisers Fees. - - - 1.50	Israel W. Kelly, D. Sheriff
Notifying Appraisers	- - -	1.00	
Making return	- - -	1.00	
Cottage	- - -	2.00	
My attendance with appraisers	- - -	2.00	
Recording Justice	- - -		
Fee. &c.	- - -	2.01	
			\$9.51
\$60.00			
9.51			
			\$50.49
			minus

Salisbury vs. Fifield et al.

71

71

I have received of Israel W. Kelly possession and
seizure of the tract or parcel of land appraised and de-
scribed as aforesaid to hold to me and my heirs in
part satisfaction of this within execution, with officers
fees and incidental charges of levying the same.

Charles Glidden, Creditor

Therefore I return the same Execution satisfied
in part to wit, for the sum of fifty dollars and forty-
nine cents, and the officers fees and incidental char-
ges of levying the same, which is nine dollars and
fifty-one cents, which two sums added together makes
the sum of \$60 dollars.

Israel W. Kelly. D. Sheriff

Received August 9th, A.D. 1825.

Examined

J.B. Moore, Recd.

Salisbury vs. Fifield et al.

The State of New Hampshire.

Merrimack, So. To the Sheriff of any County in this
State, or his Deputy. Greeting,

(S.8) Whereas the town of Salisbury in said county, by
the consideration of our Justices of our Superior Court of
Judicature, helden at Concord within and for our
county of Merrimack, on the second Tuesday of
January, anno Domini 1825, recovered judgment
against Jonathan Fifield, Jonathan Garland and
Moses Garland, all of said Salisbury, yeomen, for
the sum of one hundred thirty-four Dollars seventy-eight
Cents debt or damages: and seventeen Dollars thirty-two
Cents cost of suit, as to us appears of record, whereof ex-
ecution remains to be done. We command you,
therefore, that of the Goods, Chattels or Lands of the
said Defendants within your Precinct, you cause to be
paid

134.78
17.82
152.10
17
152.27

Salisbury vs. Fifield et al.

and satisfied unto the said Town at the value thereof in money, the aforesaid sums, being one hundred fifty-two Dollars ten Cents in the whole, with 17 Cents more for this writ, and thereof also to satisfy yourself for your own fees. And for want of Goods, Chattels, or Lands of the said Defendants to be by them shewn unto you, or found within your precinct, to the acceptance of the said town to satisfy the sums aforesaid: We command you to take the bodies of the said Defendants and them commit unto either of our gaols within your precinct and detain in your custody within our said gaol until they pay the full sums above mentioned with your fees, or that they be discharged by the said Town the creditor, or otherwise by order of Law. Whereof fail not and make return of this Writ with your doings therein unto our said Superior Court of Judicature to be helden at Concord in our county of Merrimack aforesaid, on the second Tuesday of August next.

Witness, William M. Richardson, Esq. at Concord, the 2^d day of February anno domini 1825.

M. Eastman, Clerk

State of New-Hampshire, The 11th day of February
Merrimack Co. 1825.— I this day leaved
and extended this Execution on a tract or parcel
of land hereafter described lying and situate in Salis-
bury in said county, shewn to me by Samuel J.
Wells, Esq. attorney to the said town of Salisbury as
the property of the within named Moses Garland,
one of the within named debtors, in manner follow-
ing, to wit. Samuel Brown was appointed and
chosen appraiser by Samuel J. Wells, Esq. attorney to
the creditor, James Stevens was appointed and
chosen appraiser by the said Moses Garland the
debtor, and William Proctor was appointed and chosen
appraiser on my part, all reputable freeholders and
residents in said county of Merrimack, and have
notified

notified the said Samuel Brown, James Leverett and William Proctor of their appointment aforesaid, and on this 28th day of February 1825 have caused them to go before Samuel J. Wells, Esq. one of the Justices of the Peace in and for said county of Merrimack, to be sworn as appraisers aforesaid agreeably to law.

Israel W. Kelly, D. Sheriff,

Merrimack, N.H. February 28th, 1825. Then personally appeared Samuel Brown, James Leverett and William Proctor and made solemn oath that they would faithfully and impartially appraise such lands and tenements as should be shew'd them as the estate of the within named Moses Garland to satisfy this Execution with the officers fees and incidental charges of levying the same.

S. J. Wells, Justice of the Peace.

Pursuant and agreeably to the above appointment and notice, and after particular examination, we have faithfully and impartially appraised a certain tract or parcel of land lying and situated in Salisbury in the county Merrimack shew'n to us by Israel W. Kelly, Deputy Sheriff, within and for said county, as the property of the within named Moses Garland bounded as follows, to wit: beginning at the northwest corner of Samuel Webster's land on the east side of the highway nearly opposite the dwelling house where Stephen Webster now lives, thence east twenty degrees north forty-nine and an half rods to John Townsend's land, thence north six degrees west forty and an half rods on said Townsend line to a stake and stones, thence west twenty degrees south sixty-five rods to a stake and stones at the road, thence southerly on the road forty and an half rods to the bounds first mentioned, containing fourteen and an half acres, the one undivided half part of the aforesaid described land at the sum of one hundred and seventy-three dollars and ninety-four cents, and hereby set off the said undivided

Salisbury vs. Fifield et al.

undivided half of said land. to hold to the said town of Salisbury in full satisfaction of the within Execution with officers fees and incidental charges of levying the same.

William Proctor,
Samuel Brown } Appraisers
James Laversous

Fees and incidental charges of levying Execution.

Service	23
Travel	, 60
Cottage	2.97
Notifying Appraisers	2.00
Appraisers' Charge	8.00
Refreshments for Appraisers	2.36
Attorneys Attendance	1.00
My attendance on three meetings of Appraisers	{ 2.00
Return	1.00
Justice fee	51
Recording	<u>1.00</u>
	<u>\$ 21.67</u>

And therefore I have delivered possession and
seizure of the tract or parcel of land appraised and
described as aforesaid to Samuel J. Wells, Esquire, at-
torney to the said town of Salisbury, the aforesaid
creditor, and set off the said land to the said town
of Salisbury and their successors in full satisfaction
of the within execution, with officers fees and inci-
dental charges of levying the same.

Israel W. Kelly, D. Sheriff

I have received of Israel W. Kelly, D. Sheriff, pos-
session and seizure of the tract or parcel of land apprai-
sed and described as aforesaid, to hold to the said
town of Salisbury and their successors, in full satis-
faction of the within execution, with officers
fees and incidental charges of levying the same.

Samuel J. Wells,

Attorney for the Creditor.

Wells vs. Moores.

75

75

Therefore I return the same Execution satisfied.

Israel W. Kelly, D. Sheriff

Received August 9, 1825.

Examined.

J. B. Moore, Rdt.

Wells vs. Moores.

State of New-Hampshire.

Grafton, ss. To the Sheriff of any county in this State, or
his Deputy. Greeting.

(S.S.) Whereas Israel Wells of Shelburne in the county
of Franklin and commonwealth of Massachusetts, yes-
man, by the consideration of our Justices of our Superior
Court of Judicature, Holden at Plymouth, for and within
our county of Grafton, on the second Tuesday of Novem-
ber anno domini 1824, recovered judgment against
Greenleaf Moores of Salisbury in our county of Merrimack, yeoman, for the sum of one hundred and nineteen
Dollars and seventy-four cents, debt or damages,
and twenty-three dollars and fifteen cents costs of
suit, as to us appears of record: whereof Execution re-
mains to be done. We command you, therefore, that
of the Goods, Chattels or Lands of the said Moores,
(within your precinct) you cause to be paid and satis-
fied unto the said Wells at the value thereof in money,
the aforesaid sums being two hundred and twenty-two
dollars and 89 cents in the whole; with 17 cents
more for this Writ, and thereof also to satisfy yourself
for your own fees: And for want of Goods, Chattels or
Lands of the said Moores to be lay him shew unto
you or found within your (precinct), to the acceptance
of the said Wells to satisfy the sums aforesaid, We com-
mand you to take the body of the said Moores
and him commit unto either of our Gaols within
your precinct, and detain in your custody within
our said gaol until he pay the full sum above men-
tioned,

Wells vs. Moores.

tioned, with your fees, or that he be discharged by the said Wells the creditor, or otherwise by order of law. Whereof fail not, and make return of this writ with your doings therein unto our said Superior Court of Judicature, to be helden at in our county of Grafton aforesaid, on the 11th Tuesday of May next.

Witness William M. Richardson, Esq. at Plymouth, the 19 day of Nov. anno domini 1824.

J. P. Webster, Clerk.

State of New-Hampshire, of December 17th, 1824.—I

Merrimack, ss. I have this day levied this execution on the personal property hereinafter mentioned, and after advertising the same as the law directs, by posting advertisements at two of the most public places in Salisbury more than forty-eight hours before the time of sale, describing the property and the time when and the place where the same would be sold, have, on this 21st day of the same December aforesaid exposed and sold the same at public vendue to the highest bidder, as follows, to wit.— 1 plough to A. Webster at 25 cents — 1 plough to A. Webster for \$1.10 — 2 old plough woods to A. Webster for 10 cents — 1 yoke irons and bows to A. Webster for 26 cents — 1 two-horse ~~plain~~ sleigh to J. Moores for \$2.35 — 1 old yoke to J. Sanders for 10 cents — 1 sickle to J. Sanders for 10 cents — 1 saddle to J. Moores for 15 cents — 1 grindstone and frame to J. Sanders for 67 cents — 1 chaise and harness to J. Sanders for \$5.25 — 4 old axes to A. Webster for 65 cents — 1 harrow to A. Bowers for 35 cents — 1 harrow to A. Bowers for \$1.00 — 1 strong bell to A. Bowers for 21 cents — 1 iron bar to J. Sanders for 82 cents — 1 cop and pin to A. Webster for 40 cents — 1 heddle and rings and 2 wedges to J. Sanders for 34 cents — 1 crosscut saw to J. Moores for \$1.25 — 1 small yoke, bows and irons to J. Sanders for 15 cents — 1 snow auger to A. Bowers for 6 cents — 2 headstalls and 1 collar to J. Sanders for 5 cents — 1 hatchet and

and fall to A. Webster for \$1.15 - 1 drill to A. Webster for 41 cents - 1 scythe and snath to G. Moores for 25 cents - 1 chain and 2 pieces to A. Webster for \$2.52 - 1 pair old plough irons to Moses Clement for 13 cents - amounting in all to the sum of twenty-one dollars and five cents, after deducting my fees and cost of moving, keeping and vendue, which amounts to the sum of \$4.76 - there remains the sum of \$16.29 to be endorsed on this execution. I according return this execution in part satisfied, to wit - for the sum of sixteen Dollars and twenty-nine cents and no more.

Israel W. Kelly, D. Sheriff

Fees Service -	23
Travel	1.50
Cottage	.53
Advertising,	1.00
Attending vendue	1.00
Cost of sale of clk.	<u>50</u>
	<u>\$4.76</u>

21.05
4.76
\$16.29
76.08
92.37

Received of Israel W. Kelly, D. Sheriff sixteen dollars and twenty-nine in for for the net proceeds of the sale of personal property at vendue. Also received seventy six dollars ~~and~~ and eight cents in part.

J. J. Wells, Corridor atty

Merrimack, Es. December 17, 1824. - Pursuant to the within precept I have levied and extended this Execution on a tract or parcel of land hereafter described lying, and situate in Salisbury, shewn to me by Samuel J. Wells, Esq. attorney to the said Israel Wells, the creditor, as the property of the said Greenleaf Moores the debtor, in manner following, to wit. Daniel Smith was appointed and chosen appraiser by the said Samuel J. Wells, the creditors attorney. Job Eastman was appointed & chosen appraiser by the said Greenleaf Moores, the debtor, and John Townsend was appointed and chosen appraiser over my

78

Wells vs. Moores.

my part, all reputable freeholders and residents in said county, and I have notified the said Daniel Smith, Job Eastman and John Townsend of their appointment aforesaid, and have caused them to go before Samuel J. Wells, Esq. one of the justices of the peace in and for said county, to be sworn as appraisers aforesaid agreeably to law.

Israel W Kelly, D Sheriff

Merrimack, N.H. The 28th day of December
1824. Then personally appeared Daniel Smith, Job
Eastman and John Townsend, and made solemn
oath, that they would faithfully and impartially
appraise such lands and tenements as should be
shewn them as the estate of the within named Green-
leaf Moores to satisfy this Execution with the officer's
... and incidental charges of buying the same.

Before me,

Sam. J. Wells, Justice of Peace.

Pursuant and agreeably to the above appointment
and notice and after particular examination, we
have faithfully and impartially appraised a certain
tract or parcel of land lying and situated in Salis-
bury in said county of Merrimack shewn to us by
Israel W Kelly a deputy sheriff of said county as the
property of the said Greenleaf Moores, bounded
as follows, to wit. Beginning at a stake and stones
one hundred and eighteen rods eastwardly from the
southwest corner of land formerly owned and now oc-
cupied by Greenleaf Moores on Boscawen line, thence
eastwardly on Boscawen line one hundred and thirty
rods to a small maple tree marked with the letter
B. thence north nine degrees west to the north side
line of said Greenleaf Moores land to a stake and
stones, thence westerly on said north line of said
Moores land one hundred and thirty-one rods to a
hemlock tree spotted, thence by a direct line to the
stake and stones first mentioned on Boscawen line,

containing

containing sixty-four acres of land more or less at the sum of one hundred and forty-six dollars and ninety-five cents (with the incumbrance of a mortgage of about two hundred and sixty-five dollars) and hereby set off the same land to the said Israel Wells, to hold to him and his heirs in full satisfaction of the balance of the within execution, with officers fees and incidental charges of levying the same.

Daniel Smith
Joel Eastman } Appraisers.
John Townsend

And therefore I have delivered possession and seven of the tract or parcel of land appraised and described as aforesaid to Samuel J. Wells, attorney to the creditor, and set off the said land to the said Israel Wells to hold to him and his heirs in full satisfaction of the balance of the within execution, with officers fees and incidental charges of levying the same.

Israel W. Kelly, D. Sheriff.

I have received of Israel W. Kelly, Deputy Sheriff, possession and seven of the tract or parcel of land appraised and described as aforesaid to the said Israel Wells and his heirs in full satisfaction of the balance of the within execution, with officers fees and incidental charges of levying the same.

Sam. J. Wells, Attorney to the
Creditor

Therefore I return this Execution satisfied?

Israel W. Kelly, D. Sheriff.

Fees and incidental charges of levying Execution.

Cottage	3.25
Identifying Appraisers	1.00
Justice fee	.57
Appraisers Charge	4.00
Repayments for debts	1.00
Creditor's attorney	1.00
Making return & recording	3.00
My time with appraisers and expenses one day	2.50
	<u>\$16.26</u>

Received August 9. 1825.

Exam'd. J. B. Moore, Rds.

Webster vs. Moody.

Webster vs. Moody

The State of New Hampshire.

Merrimack, Esq. To the Sheriff of any county in this State
or his Deputy,

Greeting

(3d.) Whereas Jonathan P. Webster of Salisbury in said
county, trader, by the consideration of our Justices of our
Superior Court of Judicature, holden at Concord, within and
for our county of Merrimack, on the second Tuesday of Jan-
uary anno domini 1825, recovered judgment against
 John Moody, of Gilman in said county, yeoman, for
the sum of sixty-four Dollars eighty-five cents debt on
damages and eight Dollars ninety-four cents cost of suit,
as to us appears of record, whereof Execution remains to be
done. We command you therefore that of the Goods
Chattels or Lands of the said Moody within your pre-
cinct, you cause to be paid and satisfied unto the said
Webster, at the value thereof in money, the abovesaid sums,
being seventy-three dollars seventy-nine cents in the whole,
with 17 cents more for this writ; and thenob also to satisfy
yourself for your own fees. And for want of Goods, Chattels
or Lands of the said Moody to be by him shown unto
you, or found within your precinct, to the acceptance
of the said Webster to satisfy the sum aforesaid: We com-
mand you to take the body of the said Moody and him
commit unto either of our gaols within your precinct, and
detain in your custody within our said gaol until he
pay the full sum above mentioned, with your fees; or
that he be discharged by the said Webster the creditor
or otherwise by order of Law. Hereof fail not, and make
return of this writ, with your doings therein, unto our said
Superior Court of Judicature, to be holden at Concord, in
our county of Merrimack aforesaid, on the second Tuesday
of August next.

Witness William M. Richardson, Esq. at Concord,
the 5th day of February anno domini 1825.

M. Eastman, Clerk.

Merrimack

64.85
8.94
73.79
17

Merrimack, S. August 5, 1825.—Then personally appeared Benjamin Pettingill, Esq. Aaron Cilley and Matthew P. Webster, all freeholders in said county, who made oath that in appraising such real estate of the within named John Moody as should be shewn to them, to satisfy this Execution and all fees, they would act faithfully and impartially according to their best skill and judgment.

Before me,

Benj. H. Pettingill, Justice of the Peace.

Merrimack, ss. Aug. 5. 1825.—We the subscribers being all freeholders within the said county of Merrimack, and having all this day been duly chosen and appointed and sworn to the faithful and impartial appraisement of such real estate of the within named John Moody as should be shewn to us to be appraised in order to satisfy this Execution and all fees, have this day viewed a tract of land lying in Wilmot in said county shewn to us by Thomas H. Pettingill, attorney to the said creditor as the estate of the said John Moody, which said tract of land is bounded as follows, viz. Beginning at the ~~river~~ bridge on the old ~~on the~~ old Colledge road, thence following the river northeasterly about twenty-three rods, then easterly on said river about eighty rods to William Moreys land thence on said Moreys land to the road before mentioned, thence on said road to the bounds first mentioned, excepting one half acre of land, and which the buildings now stand, beginning at a stake and stones east of the house, running west of the road sixteen rods, and five in width, containing about seven and a half acres which said tract of land we have on our oaths aforesaid appraised at the sum of sixty dollars and eighty-two cents, and no more, and we have set out the said tract of land by notes and bounds to the creditor within mentioned to satisfy the balance of the execution and all fees. In testimony whereof we have hereunto set our hands.

Benj. H. Pettingill, Esq.
Aaron Cilley
M. P. Webster.

[Signature]

Webster vs. Moody.

[The following entry on the back of the original, should have preceded that just now]

Received thirty-two dollars and fifty cents in part satisfaction of this Execution, it being the residue of the money remaining in my hands after settling the other claims which were in my hands, or which I sold the within named John Moody's property in December, 1824.

Jos C. Thompson, D. Sheriff

Merrimack, N.H. February 22, 1825. The debtor within named failing to satisfy this execution by money or other species, and the creditor within named finding no personal estate to their acceptance wherewith to satisfy the said Execution, and thinking proper to lay the same on the real estate of the within named John Moody to satisfy the said Execution and the judgment on which it was rendered and all fees - I have on this fifth day of August 1825, caused Benjamin Pettingill, Esq. and Matthew P. Webster, both of Salisbury in said county, gentlemen, and Aaron Clegg, of Sudover in said county, yeoman, and freeholders, being three disinterested and disorded men to be duly sworn faithfully and impartially to appraise according to their best skill and judgment such real estate of the within named John Moody as should be shewen to them to them to satisfy and all fees, as will appear by the foregoing certificate of the justice; the said Benjamin Pettingill, Esq. being chosen by the creditor within named, the said Aaron Clegg by the debtor within named, and the said Matthew P. Webster by myself, and the aforesaid tract of land containing which is particularly bounded and described as in the foregoing return of the appraisers will more fully appear, being shewen to the said appraisers by Thomas H. Pettingill, the attorney of the said creditor as the real estate of the said John Moody, and the said appraisers having thus viewed the premises appraised the same upon their oaths aforesaid at the sum of sixty dollars and eighty-two cents and no more in full satisfaction of the balance of this execution and all fees, the costs of laying the same execution, together with all fees.

fees, amounting to nineteen dollars and thirty-six cents, and the said appraisers set out the same tract of land by metes and bounds and on the same fifth day of August 1825, by the direction of the attorney aforesaid, I levied this execution on the same tract of land and delivered to the said Thomas H. Pottengill, the attorney of the said creditor for the use of the said Jonathan E. Webster, scire and possession thereof, who accepted the same in full satisfaction of the balance of this Execution and all fees. Therefore return this Execution satisfied.

Jos. C. Thompson. D. Sheriff.

<u>Fees....</u>	Service	23
	Travel	70
	Poundage	173
	Notifying Moody to appoint an appraiser	1.50
	Notifying the appraisers	2.00
	Making return	1.50
	Recording	2.00
	My time in attending set off	1.50
	Appraisers Bill	6.00
	Justice and survey bill	<u>2.00</u>
		<u>19.36</u>

August 5, 1825. — Received of Joseph C. Thompson, D. Sheriff scire and possession of the before described real estate in full satisfaction of the balance of this execution and all fees.

Jos. H. Pottengill, Plff Atty.

Received Aug. 9, 1825. Exam'd. J. B. Moore, Recd.

Rowell vs Dustin

Rowell vs. Dustin.

State of New Hampshire

Merrimack Co. To the Sheriff of any county in this State, or
his Deputy, Greeting.

(S.S.) Whereas Abigail Rowell of Hartford in the county
of Windham and state of Vermont, widow, by the consideration
of our Justices of our Superior Court of Judicature helden
at Concord, within and for our county of Merrimack on the
second Tuesday of January anno domini 1825 recovered
judgment against Joshua Dustin of Hocksett in said
county of Merrimack, blacksmith, for the sum of sixty-six
Dollars ninety-five cents debt or damages and seventeen
Dollars eighty-nine cents cost of suit, as to us appears of re-
cord, wherof Execution remains to be done. We command
you therefore that of the Goods, Chattels or Lands of the said
Dustin within your precinct, you cause to be paid and
satisfied unto the said Rowell at the value thereof in money
the aforesaid sums, being eighty-four Dollars eighty-four
cents in the whole, with 17 cents more for this writ, and
thereof also to satisfy yourself for your own fees. And for
want of Goods, Chattels or Lands of the said Dustin, to be
by him thrown unto you, or found within your precinct
to the acceptance of the said Rowell to satisfy the sums
aforesaid: We command you to take the body of the said
Dustin and him commit unto either of our gaols within
your precinct, and detain in your custody within our
said Gaol until he pay the full sum above mentioned
with your fees; or that he be discharged by the said
Rowell the creditor, or otherwise by order of Law. Whereof
fail not, and make return of this writ with your doings
therein unto our said Superior Court of Judicature, to be
helden at Concord, in our county of Merrimack aforesaid,
on the second Tuesday of August next.

Witness William M. Richardson, Esq; at Concord,
the 24th day of January, anno domini, 1825.

M. Partman, Clerk

This Exon

Levied Feb. 12. 1825 on real estate

Merrimack)

Merrimack, J. Feb. 5, 1825.—In pursuance of this writ I have levied the same on 1 ox cart and one cross cut saw as the property of the within named Joshua Dustin and sold the same at public auction on this 8th day of the same February: last struck off to John Greer, at \$13.50— Saw also struck off to John Greer at \$1.70—the amount of sale being fifteen dollars and twenty cents, and my fees being five dollars being deducted from amount of sale, leaves ten dollars and twenty cents to be endorsed on this execution.

Thos. Knox, J. Sheriff.

Merrimack, J. April 23, 1825. Then Aaron Whittemore James Charetton and Levi Lowe personally appeared and made oath, that they would faithfully and impartially appraise such lands as should be shewn them as the property of the within named Joshua Dustin to satisfy the within execution.

Before me, Lettis B. Newell, Jus. Peace.

We the subscribers having carefully and attentively examined a tract of land situated in Hooksett in said county of Merrimack, shew to us as the property or estate of Joshua Dustin the within named, being part of lot number ninety-two in the fifth division as laid out by the proprietors of Chester, beginning at the westerly corner of said lot at stake and stones, thence south sixty-eight degrees east twenty-six rods and twelve links by the range way to stake and stones, thence north eighteen degrees east about forty-five rods to stake and stones by Chester turnpike, thence passing across said turnpike same course four rods, thence south about 30° east by said turnpike thirty-seven rods and thirteen links to stake and stones by the easterly side line of said lot—thence north 18° east as the side line runs one hundred and seventy-one rods to a small oak tree spotted, thence north 68° west sixty-four rods by a range way to stake and stone the northerly corner of said lot, thence south 68° west one hundred and eighty-one rods passing said turnpike to bounds

Rowell vs. Dustin.

bounds first mentioned (excepting said turnpike) containing
sixty six acres more or less - do upon our oaths say that
the same tract of land above described is of the value of
eighty eight Dollars and no more, and we have set off
the same land by metes and bounds as aforesaid in
satisfaction of the within execution.

Aaron Whitemore

James Haseltown

Levi Rowe

April 23, 1825.

Merrimack, N.H. April 23, 1825. - In pursuance
of the direction of Seth B. Newell, attorney to the cred-
itor within named I have extended the within execu-
tion upon the tract of land above described in the man-
ner following, viz. I caused three appraisers to be chosen, that
is to say, Aaron Whitemore by the creditors attorney above
named, Levi Rowe by the debtor within named, and James
Haseltown, who was chosen by myself, the said Aaron Whitemore,
Levi Rowe and James Haseltown being all reputable
freeholders and residents in said in said county of Mer-
rimack, who being sworn before a justice of the peace
faithfully and impartially to appraise such lands and
tenements as should be shew to them as the estate of the
within named debtor, upon their oaths said that the
above described tract of land shew to them as the estate
of the aforesaid debtor was of the value of eighty-eight
dollars and no more, and the said appraisers set off the
same land by metes and bounds as aforesaid at that sum
in satisfaction of this execution and my fees, and I have
delivered possession and sev'n of the said tract of land
to the said Seth B. Newell the within named creditors
attorney. I therefore return this execution fully satis-
fied as aforesaid.

Tho. Knox, D. Sheriff

April 23, 1825. This may certify that I have
this day received full sev'n and possession of the
above described tract of land by Thomas Knox
Deputy Sheriff.

Abigail Rowell, by her Atty
Seth B. Newell.

The preceding Execution was received August
9. 1825. Examined.

J.B. Moore, Recd.

Fenness & a. vs. Clark.

The State of New Hampshire.

Merrimack, ss. To the Sheriff of any county in this State or
his deputy, Greeting.

(S.S.) Whereas Benjamin Fenness of Pembroke and
James McTuchen of Epsom in the county of Merri-
mack, husbandmen, before our Justices of our Superior Court
of Judicature holden at Concord for and within our
county of Merrimack, on the second Tuesday of August,
anno domini 1824, by the consideration of our said court
recovered judgment for seizure and possession of and in
a certain tract or parcel of land lying and being in
said Epsom and bounded as follows, to wit: Beginning
at the southeasterly corner of Winterton Fowler's land next
to Suncook river, thence running up said river to land
owned by Joseph Robinson, thence northwestwardly
from said river by said Robinson's land and land
owned by William Stickney and northwestwardly from
the said southeasterly corner of said Fowler's land so far as to
contain sixty acres, against James Clark of Epsom in said
county, husbandman, who had unjustly withheld, put out
or removed the said plaintiffs from their possession thereof
and also at said court recovered judgment for five dollars
thirty-seven cents for costs and damages, which they sustained
by reason of the same, as to us hath been made to ap-
pear of record. We command you therefore that without
delay you cause the said Plaintiffs to have possession of and
in said premises. We also command you, that of the
goods, chattels or lands of the said Clark within your
precinct, at the value thereof in money, you cause the
said plaintiffs to be paid the aforesaid sum of five dollars
thirty-seven cents which the said plaintiff was adjudged
for

Jenness et al. vs. Clark.

for their costs, and \$80 cents more for this and a former writ; and thereof also to satisfy yourself for your own fees. And for want of such goods, chattels or lands of the said Clark to be by him shown unto you or found within your precinct to the acceptance of the said plaintiffs to satisfy the sums aforesaid. We command you to take the body of the said Clark and him commit to our gaol in Hopkinton and detain in your custody within our said gaol until he pay the full sums aforesaid, whereupon fees, or that he be discharged by the said plaintiffs or otherwise by order of law. Whereof fail not, and make return of this writ, with your doings therein, unto our said Superior Court of Judicature to be held at Concord on the second Tuesday of August next.

Witness William M. Richardson, Esquire, at Concord, the 21st day of January, anno domini 1825.

M. Eastman, Clerk.

Merrimack, ss. July 19, 1825.— In pursuance of this precept I have caused the named Benjamin Jenness and James McCutchen to have possession of and in the within described premises.

Thomas Knox, D. S.

Merrimack, ss. July 19, 1825.— Then received possession of the within described premises of Thomas Knox, Deputy Sheriff.

Benjamin Jenness
James McCutchen

Received August 11, 1825.

Examined

J. B. Moore, P. D.

Fisk versus Gilman.

The State of New-Hampshire.

Merrimack. ss. To the Sheriff of any County in this State,
or his Deputy, Greeting.

(S. S.) Whereas Francis N. Fisk of Concord, in said county, trader, by the consideration of our Justices of our Superior Court of Judicature, holder at Concord within and for our County of Merrimack, on the second Tuesday of August anno domini 1825, recovered judgment against John M. Gilman, of Northfield, in said county, trader, for the sum of fifty-two Dollars fifty-eight cents debt or damages, and Ten Dollars thirty-nine cents cost of suit, as to us appears record, wherof execution remains to be done. We command you therefore that of the goods, chattels or lands of the said Gilman within your precinct, you cause to be paid and satisfied unto the said Fisk, at the value thereof in money, the aforesaid sums, being sixty-two Dollars ninety-seven cents in the whole, with 17 cents more for this writ, and thereof also to satisfy yourself for your own fees. And for want of Goods, chattels or lands of the said Gilman to be by him shown unto you or found within your precinct, to the acceptance of the said Fisk, to satisfy the sums aforesaid: We command you to take the body of the said Gilman and him commit unto either of our gaols within your precinct, and detain in your custody within our said gaol until he pay the full sums above mentioned with your fees, or that he be discharged by the aid of the auditor or otherwise by order of law. Whereof fail not, and make return of this writ with your doings thereon, unto our said Superior Court of Judicature, to be helden at Concord, in our county of Merrimack aforesaid, on the second Tuesday of January next. Witness, William M. Richardson, Esq.
at Concord, the 18th day of August anno domini,

1825.

M. Eastman, Clerk.

Merrimack,

52.58
10.39

62.97
.17

Fisk vs. Gilman.

Merrimack, ss. September 8, 1825.—Then John George, Richard Bradley, and Jonathan Ayers, personally appeared and made oath that they would faithfully and impartially appraise such lands and tenements as should be shewn them as the estate of the within named John M. Gilman, to satisfy the within execution.

Thomas Lyford,
Justice of the Peace.

We the subscribers having carefully and attentively examined a tract of land shewn to us as the estate of the within named John M. Gilman, and bounded as follows, to wit: Beginning at a stake and stones standing on the road leading from Canterbury to Lacononton-Bridge, at the northwesterly corner of D. Enos Hoots land, thence by said Hoots land south seventy degrees east six rods and three links to a stake and stones, thence north twenty degrees east four rods and nine links to a stake and stones, thence north seventy degrees west two rods and twenty links to a stake and stones standing at the easterly end of the store lately occupied by the within named defendant, thence south fifteen links to a stake and stones standing two feet from the corner of said store, thence north seventy degrees west to a stake and stones standing by the highway, thence by said highway south thirty-five degrees west four rods to the bound first mentioned, with a building about fifty feet in length and sixteen in width standing thereon; which said premises is situated in Chichesterfield in said county; and we do upon our oaths say that the same tract of land and building is the value of eighty dollars and fifty-three cents and no more; and we have set off the same land by metes and bounds, as aforesaid, in satisfaction of the within execution.

John George
Richard Bradley }
Jonathan Ayers }

September 8, 1825.

Merrimack, Esq. Sept. 8. 1825.— In pursuance of the directions of Francis A. Fisk, the creditor within named, I have extended the within execution upon the tract of land above described, in the manner following, viz. I caused three appraisers to be chosen, that is to say, John George by the creditor within named, Richard Bradley by myself and Jonathan Ayers who was chosen by me in behalf of the within named debtor, he being out of the State and in parts unknown, and not being to be found, so that he might be notified the said John George Richard Bradley and Jonathan Ayers being all reputable freeholders and residents in said county of Merrimack, who being sworn before a justice of the peace faithfully and impartially to appraise such lands and tenements as should be shown to them as the estate of the within named debtor, upon their oath said that the above described tract of land shown to them as the estate of the aforesaid debtor was of the value of eighty dollars and fifty-three cents and no more, and the said appraisers set off the same land by metes and bounds as aforesaid at that sum in satisfaction of this execution and my fees, and I have delivered possession and seisin of the said tract of land to the said Francis A. Fisk, the creditor within named. I therefore return this execution fully satisfied as aforesaid.

John J. Ayer,
Deputy Sheriff.

Fees.

Service	23
Trial	.48
Poundage	1.51
Attendance and expence	4.00
Appraisers and expense	8.00
Paid Justice	.50
Paid Surveyor	.67
Paid for recording	\$2.00
	\$17.39

September 8th, 1825.— This may certify that I have this

Billary vs Moses et al.

This day received full seisin and possession of the above described tract of land by John J. Ayer, Deputy Sheriff
Francis T. Fiske

Received Sept. 12. 1825. Examined.

Jacob B. Moore, Rdo.

Billary vs. Moses & al.

State of New Hampshire

Merrimack. ss. To the Sheriff of any county in this state,
or his Deputy, Greeting

(S.B.) Whereas Bradbury Billay of Epsom in said county, yeoman, by the consideration of our Justices of our Superior Court of Indictment holden at Concord, within and for our county of Merrimack, on the second Tuesday of January, anno domini 1825, recovered judgment against Joshua Mores of Alton, in said county, husbandman and Elijah Mores of Epsom in said county, husbandman, for the sum of fourteen Dollars sixty cents debt or damages, and twelve Dollars thirty cents cost of suit, as to us appears of record, whereof execution remains to be done. We command you therefore, that of the goods, chattels or lands of the said Joshua and Elijah within your precinct you cause to be paid and satisfied unto the said Billay at the value thereof in money, the aforesaid sums, being twenty-six Dollars ninety cents in the whole, with 17 cents more for this writ; and thereof also to satisfy yourself for your own fees. And for want of Goods, Chattels or Lands of the said Joshua and Elijah to be by him shown unto you or found within your precinct to the acceptance of the said Billay to satisfy the sums aforesaid. We command you to take the bodies of the said Joshua and Elijah and him commit unto either of our gaols within your precinct, and detain in your custody within our said

14.60
12.30
26.90

gaol until he pay the full sum above mentioned with your fees, or that he be discharged by the said Colley the creditor, or otherwise by order of law. Thereof fail not, and make return of this writ with your doings therein unto our said Superior Court of Judicature to be helden at Concord in our county of Merrimack aforesaid, on the second Tuesday of August next.

Witness William M. Richardson, Esq. at Concord the 24th day of January, anno domini 1825.

M. Eastman, Clerk.

Merrimack, ss. February 8. 1825. In pursuance of this execution I have levied the same on the property hereafter described, as the property of Elijah Moses, and after advertising as the law directs, on this 12th day of the same February I sold the same property at public auction, struck off as follows to the highest bidder, to wit:-

1 Basket, to Sam'l Bickford at	\$0.26
2 Chairs, to Wendell & Marden, at 18	.36
2 Pillow Cases, to Robt Knox, at	.23
6 lbs. Pillows, and Bobstes, to S. Cochran, Jr. at 32	1.92
2 Bed Blankets, to S. Cochran, Jr. at	.92
1 Cotton Bed Quilt, to A. W. Marden, at	.14
1 Woollen Do. to Robert Knox, at	.25
1 Cotton & wool Coverlet, to A. W. Marden, at	1.55
1 Chest to Robert Knox, at	.61
1 Water Pail, to Samuel Bickford, at	.17
1 Heeler, to William Marden, at	14 $\frac{1}{2}$
1 Wash Tub, to Robert Knox, at	.16
1 Chevron to Robert Knox	.27
1 Sap Bucket, to William Marden	.14
1 Inch Auger, to S. Cochran, Jr.	.28
1 Cheese Tub, to Daniel Colley, at	.70
1 Chest, to William Marden	.40
1-1/4 feet Table, to Col. Daniel Colley	1.92
1 Tea Kettle, to Robert Knox	.12
1 Iron Pot, to Samuel Bickford, at	.75
1 Lemon Wed, to Robert Knox, at	1.00
	1 woollen

94

Davis vs. Davis et al.

1 Woollen Wheel, to Robt. Knox, at	1.25
95 lbs. Pork & Beef, to Do. at	1.25
1 Looking Glass, to John S. Brown,	.50
1 Bureau, to John S. Brown, at	<u>4.56</u>
	19.91
My fees -----	<u>4.65</u>

Being deducted from the amount of rates, leaves \$15.26
to be endorsed on this Execution.

Thos. Knox, D. Sheriff

Received of Thomas Knox fifteen Dollars
and twenty-six cents in full of the above men-
tioned sum by him collected on this Ex'n.
B. Stevens.

Received for record Sept. 14, 1825.

Examined.

Jacob B. Moore, Rdr.

Davis vs. Davis et al.

The State of New Hampshire.

Merrimack ss. To the Sheriff of any County in this state, or
his Deputy. Greeting.

(L.S.) Whereas Aquila Davis of Warner in said county,
esquire, by the consideration of our Justices of our Superior
Court of Judicature, holden at Concord, within and for
our County of Merrimack, on the second Tuesday of Au-
gust, anno domini 1825 recovered judgment against
Theodore S. Davis and Thomas H. Bartlett, both
of Bradford in said county, traders, for the sum of
sixteen hundred seventy-nine Dollars one cents debt or
damages and eighteen Dollars nineteen cents cost of
suit, as to us appears of record, whereof execution re-
mains to be done. We command you therefore that
of the Goods, Chattels or Lands of the said Davis and
Bartlett within your precinct, you cause to be paid
and

1679.01
18.19
1697.20
.17

and satisfied unto the said Aquila Davis at the value thereof in money the aforesaid sums, being Sceteen hundred ninety seven Dollars twenty Cents in the whole with 17 cents more for this Writ, and thereof also to satisfy yourself for your own fees. And for want of Goods, chattels or lands of the said Davis and Bartlett to be by them shewn unto you, or found within your precinct to the acceptance of the said Aquila Davis to satisfy the sum aforesaid we command you to take the body of the said Davis and Bartlett and him commit unto either of our gaols within your precinct, and detain in your custody within our said gaol until he pay the full sum above mentioned with your fees, or that he be discharged by the said Aquila Davis the creditor, or otherwise by order of Law. Hereof fail not and make return of this writ with your doings therein unto our said Superior Court of Judicature, to be held at Concord in our county of Merrimack aforesaid, on the second Tuesday of January next.

Witness William M. Richardson, Esq. at Concord,
the 18th day of August anno domini 1825.

M. Eastman, Clerk.

State of New-Hampshire,

Merrimack, ss.} September 17th, 1825.—Then
Daniel Runnels, Stephen George and Lebulon Davis, per-
sonally appeared and made oath that they would
faithfully and impartially appraise such lands and ten-
ements as should be shew them as the estate of the
within named Theodore S. Davis and Thomas H. Bartlett
to satisfy, the within execution. Before me,

H. B. Chase, Jus. Peace.

We the subscribers, having carefully and attentively
examined a tract or parcel of Sease Land for five years
being and lying in Bradford in said county with a
store and building being theron, on the northerly side
of the highway leading from Fishersfield to Warner, and
easterly from the Sutton road so called beginning at
stake

Davis vs. Davis et al.

stake) and stones near the southwesterly corner of the John Browns land, then running easterly eleven rods to stake and stones near the north line of the highway aforesaid leading from Rutherford to Warner, thence northerly fourteen and one half rods to stake and stones thence westerly eleven rods to stake and stones near the east lines of Sutton rod, thence southerly to the bounds first mentioned, containing one acre more or less, do upon our oaths say that the said pieces and said buildings standing thereon are of the value of one hundred seventy-five Dollars and no more, and set off the same land by metes and bounds as aforesaid in part satisfaction of the within execution.

Daniel Runels
Stephen George
Zebulon Davis

Sept. 17. 1825.

Merrimack, N.H. Sept. 17, 1825.—In pursuance of the directions of Aquila Davis the creditor within named, I have extended the within execution upon the tract of land above described in the manner following, viz. I have caused three appraisers to be chosen, that is to say, Daniel Runels by the creditor within named, Zebulon Davis by the debtor, within named. Stephen George chosen by myself—Daniel Runels, Zebulon Davis, Stephen George being reputable freeholders and residents in said county of Merrimack, who being sworn before a justice of the peace faithfully and impartially to appraise such lands and tenements as should be shown to them as the estate of the within named debtor, upon their oath said that the above described tract of land shown to them as the estate of the aforesaid debtor was of the value of one hundred seventy-five Dollars and no more; and the said appraisers set off the same land by metes and bounds as aforesaid at that sum in satisfaction of this execu-
tion

tion and my fees, and I have delivered possession and seisin of the said tract of land to the said Aquila Davis the creditor within named. I therefore return this Execution satisfied as aforesaid in part, to wit: for the sum of one hundred sixty four dollars fifteen cents, being the residue of the said sum of one hundred seventy-six Dollars the value of said land after deducting my fees, and for no more.

Stephen Currier, Jr. Dep. Sheriff
Fees and Expense of
Levy..... \$10.85.

September 17. 1825.—This may certify that I have this day received full seisin and possession of the above described tract of land by Stephen Currier, Jr. Deputy Sheriff.

Aquila Davis

Received for Record January 11. 1826.

Examined. J.B. Moore, Recd.

Davis vs. Davis.

The State of New Hampshire.
Merrimack. ss To the Sheriff of any County in this State
or his Deputy. Greeting.

(S. S.) Whereas Aquila Davis of Warner in said county, esquire, by the consideration of our Justices of our Superior Court of Judicature, Holden at Concord within and for our County of Merrimack on the second Tuesday of August anno domini 1825 recovered judgment against Theodore S. Davis of Bradford in said county trader, for the sum of five hundred sixteen Dollars eighty three cents debt or damages and eighteen Dollars twenty cents cost of suit, as to us appears of record,

whereof

516.83
18.20
525.03

Davis vs. Davis.

whereof Execution remains to be done. We command you therefore that of the goods, chattels or lands of the said Theodore within your precinct, you cause to be paid and satisfied unto the said Aquila at the value thereof in money the aforesaid sums being five hundred twenty-five dollars three cents in the whole, with 17 cents more for this writ; and thereof also to satisfy yourself for your expenses. And for want of goods, chattels or lands of the said Theodore to be by him shown unto you, or found within your precinct, to the acceptance of the said Aquila to satisfy the sums aforesaid. We command you to take the body of the said Theodore and him commit unto either of our gaols within your precinct, and detain in your custody within our said gaol until he pay the full sums above mentioned, with your fees: or that he be discharged by the said Aquila the creditor, or otherwise by order of Law. Hereof fail not, and make return of this writ unto the your doings therein unto our said Superior Court of Judicature, to be helden at Concord in our county of Merrimack aforesaid, on the second Tuesday of January next.

Witness William M. Richardson, Esq. at Concord the 18th day of August, anno domini 1825.

M. Eastman, Clerk.

State of New-Hampshire,

Merrimack, s. & Sept. 17. 1825. -- Then personally appeared Daniel Rund, Stephen George and Tolulton Davis and made oath that they would faithfully, and impartially appraise such lands and tenements as should be shown them as the property estate of the within named Theodore S. Davis to satisfy the within execution. Before me,

H. B. Chase, Jus. Peace.

We the subscribers having carefully and attentively examined a piece of land and the store or building standing thereon shew to us as the estate of the within named Theodore S. Davis situate in Warner in said County and bounded as follows, to wit. Beginning at a stake and stones by land of Daniel George thence southerly by the said Georges land thirty-three feet to a stake and stones standing on the northerly side of the main road leading through said Warner, thence westerly by said mainroad twenty-two feet to a stake and stones, thence northerly on a line parallel with the said Daniel Georges land thirty-three feet to a stake and stones, and thence easterly twenty-two feet to the bound first mentioned, containing seven hundred and twenty-six feet of land do upon our oaths say, that the same piece of land and said building standing thereon are of the value of ninety-one dollars and sixty-seven cents and no more, and we have set off the same land and building by metes and bounds as aforesaid, in part satisfaction of the within execution.

Daniel Runels
Stephen George
Lebulow Davis

Sept. 17. 1825.

Merrimack, N.H. Sept. 17. 1825.—In pursuance of the directions of Aquila Davis the creditor within named I have extended the within execution upon the tract of Land above described in manner following, to wit. I caused three appraisers to be chosen that is to say, Daniel Runels chosen be the within named Aquila Davis the debtor Stephen George chosen by myself, and Lebulow Davis appointed by me in behalf of said Theodore S. Davis the debtor, he being out of the state or in parts unknown and not to be found so that he might be notified, said Daniel Runels Stephen George and Lebulow Davis being all respectable

Davis vs. Davis.

reputable freeholders and residents in said county of Monmouth, who being sworn before a justice of peace faithfully and impartially to appraise such lands and tenements as should be shown to them as the estate of the within named debtor, upon their oath said that the above described tract of land with the buildings thereon shown to them as the estate of the aforesaid debtor was of the value of ninety one dollars and sixty-seven cents and no more and the said appraisers set off the same land by metes and bounds as aforesaid at that sum in part satisfaction of this execution and my fees, and I have delivered possession and seisin of the said tract of land and buildings thereon to the said Aquila Davis the creditor within named. I therefore return this execution satisfied as aforesaid in part to wit, for the sum of ninety-one Dollars sixty seven cents, being the residue of the said sum of ninety-one dollars sixty-seven cents, the value of said land after deducting my fees, and for no more.

Stephen Currier, Jr. Dep. Sheriff
Fees and Expenses of
Copying \$10.80

Sept. 17. 1825.— This may certify that I have this day received full seisin and possession of the above described tract of land and building thereon by Stephen Currier, Jr. Deputy Sheriff.

Aquila Davis

Received January 11. 1826.
Examined.

J. B. Moore, Rds.

Bartlett vs. Gross.

State of New-Hampshire.

Merrimack ss. To the Sheriff of any county in
this State or his Deputy. Greeting.

(S.S.) Whereas Daniel Bartlett of Deering in the
county of Hillsborough, gentleman, by the con-
sideration of our Justices of our Court of Common
Pleas helden at Concord within and for the county
of Merrimack on the last Tuesday of October anno
domini 1825 recovered judgment against William
Gross of Fisherfield in said county, esquire, for the
sum of nine hundred nine dollars forty five cents
debt or damages and fourteen dollars eighty four
cents cost of suit as to us appears of record, whereof
Execution remains to be done. We command you
therefore that of the goods chattels or lands of the said
Gross within your precinct you cause to be paid and
satisfied unto the said Bartlett at the value
thereof in money the aforesaid sums being nine
hundred twenty-four dollars twenty-nine cents in the
whole with 17 cents more for this writ, and
thereaf also to satisfy yourself for your own fees;
and for want of goods chattels or lands of the said
Gross, to be by him shown unto you or found within
your precinct to the acceptance of the said Bartlett
to satisfy the sums aforesaid; We command you
to take the body of the said Gross and him commit
unto either of our Gaols within your precinct, and
detain in your custody within our said gaol
until he pay the full sums above mentioned with
your fees; or that he be discharged by the said
Bartlett, the creditor or otherwise by order of law
Heresof fail not, and make due return of this
writ with your doings therin unto our said Court
of Common Pleas to be helden at Concord, in our
county of Merrimack aforesaid on the second Tuesday
of April next.

Witness,

909.45
14.84
924.29
.17

Bartlett vs. Cross.

Witness Arthur Lincoln, Esq. at Concord
the 31st day of October anno domini 1825.

M. Eastman, Clerk.

State of New-Hampshire.

Merrimack, ss. November 30. 1825. Then John Raymond, Caleb Quiss and Ebenezer Chase personally appeared and made oath that they would faithfully and impartially appraise such lands and tenements as should be shewen them as the estate of the within named William Cross to satisfy the within execution. Before me,

Weare Tappan, Justice of the Peace.

We the subscribers having carefully and attentively examined two tracts or parcels of land with the buildings standing thereon lying & situate in Northfield in our county of Merrimack shewn to us by Jonathan R. Dodge Dep. Sheriff as the estate of the within named William Cross, described as follows - the first tract or parcel, containing one hundred acres more or less beginning on the east side of the road leading from Ebenezer Chases to the dwelling house of Caleb Quiss by land belonging to the Joseph Atwood place, so called, thence running east eleven degrees south sixty-five rods to a stake and stones - thence fifteen degrees east sixteen rods seven links to a stake and stones - thence east four degrees north east forty-five rods and ten links to a stake and stones - thence south thirty and one half degrees west one hundred and fourteen rods and seven links to a stake and stones - thence west two degrees north about two hundred rods to Peiris land - thence northerly on the east line of said Peiris land about twenty rods to the Joseph Atwood farm so called - thence easterly on the southerly line of said Atwood farm about two hundred rods to and across the road above mentioned - thence

on the easterly line of said road to the bounds first mentioned - said tract or parcel of land being parts of Lots numbered two, twenty-two, and twenty-three, and is the same farm that was conveyed by Daniel Bartlett to the within named William Cross in May last - the other tract or parcel of land contains fifteen acres by measure and is part of lot numbered twelve in said Furlorfield, beginning at the southwest corner of said lot No. twelve - thence running northwardly thirty rods to a stake and stones - thence eastwardly eighty rods to a stake and stones - thence southerly thirty rods to a stake and stones - thence westerly eighty rods to the bounds begun at - said last mentioned tract or parcel of land being known by the name of the Butchins place, do upon our oaths say, that the first mentioned tract of land, with the buildings standing thereon is of the value of seven hundred and fifty dollars and no more, and that the other tract or parcel of land with the buildings standing thereon is of the value of two hundred and five dollars and no more, and we have set off the same tracts or parcels of land with the appurtenances by metes and bounds as aforesaid, the value of the whole being nine hundred and forty-five dollars in part satisfaction of the within execution and officers fees.

John Raymond
Lealeo Twiss
Eleaner Chase.

November 30. 1825.

Merrimack, ss. November 30. 1825. In pursuance of the directions of Daniel Bartlett the creditor within named I have extended the within execution upon the tract of lands above described in the following manner, viz. I caused three appraisers to be chosen, that is to say, John Raymond, by the creditors attorney - Vicar Fappaw, Esq. Lealeo Twiss by myself, Eleaner Chase appointed by me in behalf of said debtor, he being out of the state and in parts unknown and not

Bartlett vs. Gross.

<u>Fees.</u>	
Service.....	.23
Grand.....	.90
Notifying Atty. 1.00	
Swearing Atty. .51	
Atty. fees & exp. 8.04	
Surveyor....	2.00
Showing said tracts of land 1.50	
Poundage 7.37	
Making them. .75	
Recording 1.00	
Conveying the Execution to the Register .25	
not being to be found so that he might be notified the said John Raymond Coaleo Swiss and Eben over Chase all reputable freeholders and residents in said county of Merrimack who being sworn before a justice of the peace faithfully and impar- tially to appraise such lands and tenements as should be shown to them as the estate of the debtors named debtors upon their oath said that the above described tracts of land shown to them as the estate of the aforesaid said debtors were of the value of nine hundred and forty five dollars and no more and the said appraisers set off the same land by rods and bounds as aforesaid at that sum in part to satisfy this execution and my fees.	

April 5, 1826.

And, I have delivered possession and seven
of the said tracts of land to the said creditor.—
The balance to satisfy this execution and my fees
is three dollars and one cent which I have received
from a sale on execution Stevens vs. Gross, and I
return this execution satisfied in full.

John P. Dodge, Dep. Sheriff

Merrimack, ss. April 5, 1826. This may certify
that I have this day received full seven and pos-
session of the above described tracts of land by
Jonathan P. Dodge, D. Sheriff.

Daniel Bartlett.

1826. April 10th. Received from Jonathan P.
Dodge, D. Sheriff, my costs, being fifteen dollars and
one cent.

W. Tappan, Atty. to Creditor.

Received and recorded April 10, 1826.

Examined. §

O. B. Moore, Rdr.

(Glidden vs. Arline.)

State of New Hampshire.

Merrimack, ss. To the Sheriff of any county in this State, or his deputy,

Greeting.

(S. S.) Whereas Charles Glidden of Northfield in said county esquire by the consideration of our Justices of our Court of Common Pleas, held at Concord within and for the county of Merrimack, on the last Tuesday of October anno domini 1825, rendered judgment against Samuel Arline of Northfield in said county, his bandman for the sum of Thirteen Dollars sixty cents debt or damages and eleven Dollars sixty-two cents cost of suit, as to us appears of record, whereof Execution remains to be done. We command you therefore that of the goods, chattels or lands of the said Arline within your precinct you cause to be paid and satisfied unto the said Glidden at the value thereof in money the abovesaid sums being twenty-five Dollars twenty-three cents in the whole, with 17 cents more for this writ, and thereaf also to satisfy yourself for your own fees. And for want of Goods, chattels or lands of the said Arline to be by him shown unto you or found within your precinct to the acceptance of the said Glidden to satisfy the sums aforesaid, We command you to take the body of the said Arline and him commit unto either of our gaols within your precinct, and detain in your custody within our said gaol until he pay the full sums above mentioned with your fees, or that he be discharged by the said Glidden the creditor or otherwise by order of Law. Hereof fail not, and make due return of this writ with your doings therein unto our said court of common pleas to be held at Concord, in our county of Merrimack aforesaid on the second Tuesday of April next. Witness Arthur Livermore, Esq; at Concord the 31st day of October anno domini 1825.

M. Eastman, Clerk.

Glidden vs. Arline.

<u>Fees</u>	
Summe	.23
Travel	.60
Duty	1.00
Appraisement	2.00
Swimming ^{Up}	.50
Surveyor	1.00
Vine	.83
Recording	1.50
Notifying ^{Up}	.50
Notifying do.	17
Notary ^{man}	.25
Vetage	.42
Expense	1.00
	\$10.00

Merrimack, ss. November 14th, 1825. I have advertised and sold the following property taken from the defendant:-
 Balance of cash in my hands after paying Blandford & Harrelson ex'm. eighty-five cents.
 1 Heifer, sold to C. M. Glidden. seven dollars.
 Planks for wheels, to Charles Glidden. fifty cents.
 Sixty pounds old iron, 2 dcts. per lb. to Charles Glidden. one dollar fifty cents.
 1 Cast Iron wheel to Chas. Glidden. twenty-five cents.
 ummmmm
 Amounting to Ten dollars forty cents.
 And paid Charles Glidden for keeping heifer One Dollar
 Loot. One dollar thirty-two cents.
 Which leaves eight dollars and twenty-eight cents, and have applied it in part payment of the within execution.
 Simeon Gate, D. Sheriff.

Sum	.23
Cont.	.26
Sale	.83
Left	1.00
	2.32

Merrimack, ss. November 14th, 1825. Pursuant to the within precept I have levied this execution on the homestead farm of Samuel Arline in Northfield.
 Simeon Gate, Deputy Sheriff

Merrimack, ss. April 10, 1826. Then personally appeared John Biley, Benjamin A. Chase and Stephen Haines and made oath that they would faithfully and impartially appraise such land and tenements as should be shown to them as the estate of the within named Samuel Arline to satisfy the within execution.
 Before me, Ezekiel Morrill, Justice of the peace.

We the subscribers having carefully and attentively examined a tract of land lying in Northfield
 shew

shown to us as the estate of the within named Samuel Arlin and bounded as follows, beginning at a stake and stones standing on the highway at the northwest corner of land set off to Nathaniel Ross, thence north about five degrees east eight rods to a stake and and stones, thence east thirteen rods to a stake and stones, thence north seventeen rods and nineteen links to a stake and stones, thence east twenty-seven rods to stakes and stones, thence southerly twenty-five rods and nineteen links to the northeast corner of said land set off to Nathaniel Ross. Thence west by said land set off to A. Ross forty rods to the first mentioned bound - do upon our oaths say that the same tract of land containing about five acres is of the value of twenty-seven dollars and twelve cents and no more, and we have set off the same by metes and bounds as aforesaid in satisfaction of the within execution).

John Liley
Benjamin A. Chase
Stephen Haines

April 10, 1826.

Merrimack, ss. April 10th. 1826. In pursuance of the directions of Charles Glidden the creditor within named I have extended the within execution upon the tract of land above described, in the manner following (viz.) I caused three appraisers to be chosen, that is to say, Stephen Haines by the creditor within named, and Benjamin A. Chase by myself, and John Liley was also chosen by myself for the said Samuel Arlin the debtor within named, the said debtor having been duly notified and requested by me to choose an appraiser and having refused and neglected so to do - the said Stephen Haines, Benjamin A. Chase and John Liley all being respectable free-holders and residents in said county of Merrimack who being duly sworn before a justice of the peace faithfully and impartially, to appraise such lands and tenements as should be shown to them as the estate of the within

Foss vs. Arline.

within named debtor, upon their oath said the above described tract of land shew to them as the estate of the aforesaid debtor was of the value of twenty-seven dollars and twelve cents and no more, and the said appraisers set off the same by metes and bounds as aforesaid at that sum in satisfaction of this execution and my fees. and I have delivered possession and seisin of the said tract of land to the said Charles Glidden the creditor within named. I therefore return this execution fully satisfied.

Simon Cate, Deputy Sheriff

April 10th, 1826. This may certify that I have this day received full seisin and possession of the above described tract of land of Simon Cate, Deputy Sheriff

Charles Glidden.

Received April 11th, A.D. 1826.

Examined. J.B. Moore, Adm.

Foss vs. Arline.

State of New-Hampshire
Merrimack Co. To the Sheriff of any county in this State
or his deputy.

Greeting.

(S.S.) Whereas Nathaniel Foss by the consideration of our Justices of our Court of Common Pleas, held at Concord within and for the county of Merrimack on the last Tuesday of October anno domini 1825, recovered judgment against Samuel Arline for the sum of three dollars ----- cents debt or damages and fifteen dollars seventy cents cost of suit as to us appears of record whereof Execution remains to be done. We command you therefore that of the goods, chattels or lands of the said Arline within your precinct, you cause to be paid and satisfied unto the said Foss at

the

3.00
<u>15.70</u>
18.70
17
<u>18.87</u>
9.24
<u>28.01</u>

Service	.23
Fraud	.60
Cottage	.47
Levy	1.00
Appraiser	2.00
Swear. &c.	.50
Surveyor	.67
Time	.83
Recording	1.00
Notify. &c.	.50
Going after Debtor	.75
Expense	<u>.42</u>
Notifying	9.07
debtor	<u>17</u>
	<u>9.24</u>

the value thereof in money the aforesaid sums, being eighteen dollars seventy cents in the whole with 17 cents more for this ~~debt~~; and thereof also to satisfy yourself for your own fees. And for want of goods, chattels or lands of the said Arline to be by him shown unto you or found within your precinct to the acceptance of the said Foss to satisfy the sums aforesaid. We command you to take the body of the said Arline and him commit unto either of our gaols within your precinct and detain in your custody within our said gaol until he pay the full sums above mentioned, with your fees; or that he be discharged by the said Foss the creditor, or otherwise by order of Law. Hereof fail not, and make due return of this writ with your doings therin unto our said Court of Common Pleas to be helden at Concord in our county of Merrimack aforesaid, on the second Tuesday of April next.

Witness, Arthur Livermore, Esq. at Concord, the 31st day of October anno domini, 1825.

M. Eastman, Clerk

Merrimack, ss. November 14, 1825. This day I have leveled this execution on the homestead farm on which the within named Samuel Arline now lives in Northfield.

Concord, D. Sheriff

Merrimack, ss. April 10, 1826. Then personally appeared John Clegg, Charles Spillett and Benjamin A. Chase and made oaths that they would truthfully and intrinsically appraise such land and tenements as should be shown to them as the estate of the within named Samuel Arline to satisfy the within execution.

(Before me, Ezekiel Morrell)

C. A. Peace.

We the subscribers having carefully and attentively examined a tract of land lying in Northfield shown to us as the estate of the within named Samuel Arline, and bounded as follows, beginning at the south

Foss vs. Arline.

southwest corner of said Samuel Arline's land on the main road at a stake and stones and running east by Thomas Blough's land forty rods to a stake and stones, thence running north fourteen rods to a stake and stones, thence west forty rods to a stake and stones on the main road, thence by the main road fourteen rods to the first mentioned bounds - do upon our oaths say that the same tract of land containing three and a half acres, is of the value of twenty-eight dollars and no more, and we have set off the same by metes and bounds as aforesaid in satisfaction of the within execution.

John Liley,
Charles Glidden } Appraisers.
Benj. A. Chase

April 10, 1826.

Merrimack, ss. April 10th, 1826. In pursuance of the directions of Nathaniel Foss the creditor within named I extended this execution upon the tract of land above described in the manner following, (viz.) I caused three appraisers to be chosen, that is to say, Charles Glidden by the creditor within named, Benjamin A. Chase by myself, and I have chosen John Liley by myself for the said Samuel Arline the debtor within named, the said debtor having been duly notified and requested by me to choose an appraiser and having refused and neglected so to do, all being respectable freeholders and residents in said county of Merrimack who being duly sworn before a justice of the peace faithfully and impartially to appraise such lands and tenements as should be shown to them as the estate of the within named debtor upon their oath said that the above described tract of land shown to them as the estate of the aforesaid debtor was of the value of twenty-eight dollars and no more. And the appraisers set off the same by metes and bounds as aforesaid at that sum in full satisfaction of this execution and my fees, and I have delivered possession and seisin of the said tract of land to Nathaniel

Foss.

Miller vs. Barton.

111

Foss the creditor within named. & therefore return
this execution fully satisfied.

Simon Coate, Deputy Sheriff

Merrimack, April 10, 1826. This may certify
that I have this day received full seisen and possession
of the above described tract of land of Simon Coate,
Deputy Sheriff.

Nathaniel Foss.

Received April 11, 1826.

Examined.

J. B. Moore, Rd.

Miller vs. Barton.

State of New Hampshire.

Merrimack, ss. To the Sheriff of any county in this
State, or his Deputy. Greeting.

(S. S.) Whereas Ebener Miller of Chichester in said
county, husbandman, by the consideration of our
Justices of our Superior Court of Common Pleas, held at Concord within and
for the county of Merrimack on the last Tuesday
of October anno domini 1825, recovered judgment against
David Barton of Pittsfield in said county, husband-
man, alias Carpenter, for the sum of forty-nine Dollars
eighty-nine Cents debt or damages and six Dollars
seventy-nine cents cost of suit, as to us appears of
accord, whereat Execution remains to be done. We
command you therefore that of the Goods, Chattels or
Lands of the said Barton within your precinct, you
cause to be paid and satisfied unto the said Miller
at the value thereof in money, the aforesaid sums,
being fifty-six Dollars sixty-eight Cents in the whole,
with 17 Cents more for this writ; and thereof also to sat-
isfy yourself for your own fees. And for want of goods
chattels,

49.89
6.79
56.68
17

Miller vs. Barton.

chattels or lands of the said Barton [within your jurisdiction], good cause to be found and certified unto the said Miller at the reasone therof in money, then before said cause, having left his Debts a full eight months in the arrears, with his Servants money for them to be by him shown unto you or found within your precinct to the acceptance of the said Miller to satisfy the sum aforesaid, we command you to take the body of the said Barton and him commit unto either of our gaols within your precinct, and detain in your custody within our said gaol until he pay the full sum aforesaid, with your fees: or that he be discharged by the said Miller the creditor, or otherwise by order of law. If he fail not, and make due return of this writ with your doings therein unto our said court of common pleas, to be held at Concord in our county of Merrimack aforesaid on the second Tuesday of April next. Witness Arthur Livermore, Esq. at Concord, the 31st day of October anno domini 1825.

M. Eastman, Clerk.

Merrimack ss. November the 26th, anno domini 1825. Pursuant to the within execution I have levied and extended the same on the undivided half of the reversion of a certain tract or parcel of land hereafter described, one part lying and situated in Epsom in said county, and the other in Pittsfield in said county, shown to me by the within named Miller the creditor as the property of the within Barton the debtor and have caused three appraisers to be appointed and chosen, to wit: Moses P. Gray of said Epsom was chosen by the said Miller the creditor, and Benjamin Towle of said Epsom was chosen by the said Barton the debtor, and Jonathan Steele was chosen on my part, they all being reputable freeholders and residents in said county, and I have this first day of April A.D. 1826, notified the said appraisers of their appointment as aforesaid, and have caused them to go before William Hamlin Esquire, one of the justices of the peace in and for said

said country to be sworn as appraisers agreeably to Law.
Robert Knox, D. Sheriff

Merrimack, ss. The first day of April, A.D. 1826. Then personally appeared before me the said Moses P. Gray, Benjamin Lovole and Jonathan Steele, and made solemn oath that they would faithfully and impartially appraised such lands and tenements as should be shown them by the within named Miller the creditor as the property of the within named Barton the debtor, to satisfy this execution with the officers' fees and the charges of levying the same, before me,

William Lane, Jr. Justice of the Peace.

Merrimack, ss. April the 1st, anno domini 1826. Pursuant to the above appointment and notice, we have this day faithfully and impartially appraised under oath as aforesaid the undivided half of the reversion of a certain tract or parcel of land part thereof situate in Epsom in said county and part thereof situate in Pittsfield in said county shown us by the said Miller the creditor and Robert Knox Deputy Sheriff of said county as the property of the within named Barton the debtor, bounded as follows, beginning at a large rock beside the road leading from Pittsfield to Epsom, thence running south thirty-two degrees west twenty-five rods to the stone wall beside the road, thence south forty-six degrees west sixteen rods, thence south twenty-four rods by said wall nineteen rods and twelve links to the wall on the line of land owned by Amasa Kelley, thence north sixty-eight degrees west one hundred and thirty-nine rods and five links to land owned by Deacon Blake thence north twenty-three degrees east seventy rods to the fence on the line of land owned by Leed and Gove thence south fifty-two degrees east one hundred and thirteen rods and twelve links to a pile of stones, thence north fifteen degrees east fifty rods to the fence beside the highway, thence south forty-five east three rods to the fence on the line of land owned by Charles Barton, thence south fifteen degrees east seventy-nine rods to the bounds first mentioned containing

Miller vs. Barton.

Fees _____ Service ... 23	
Bundage ... 1.39	
Travel ... 15	
Notifying ... 1.00	
Recording ... 1.25	
Appraisers ... 2.50	
Surveyor ... 75	
Swearing ... 68	
Expense ... 25.00	
Attendance ... 83	

\$11.08

containing twenty six acres more or less with all the privileges and appurtenances thereto belonging; at the sum of sixty seven dollars and ninety three cents, the same land being before subject to an encumbrance of a mortgage deed from the said David Barton to Charles Barton and assigned to Eleener Miller, which mortgage now amounts to eighty one dollars and twelve cents, and hereby set off the same reversion of said land to the said Miller to have and to hold the same to him the said Miller and his heirs and assigns in full satisfaction of the within execution with the officers fees and the charges of laying the same.

Moses P. Gray
Benjamin Towle } Appraisers.
John Steele }

Merrimack, ss. On the first day of April A.D. 1826, and thereupon I have delivered seisin and possession of the one undivided half of the reversion of the tract or parcel of land apprained and described as aforesaid to the said Eleener Miller, the creditor and set off the said reversion of said tract of land to the aforesaid Miller to hold to him and his ~~wife~~ and assigns in full satisfaction of the within execution with the officers fees and charges of laying the same.

Robert Knob D. Sheriff

April the first anno domini 1826. I have this day received possession and seisin of the reversion of the tract of land apprained and described as aforesaid to hold to me and my heirs and assigns with the privileges and appurtenances thereto belonging in full satisfaction of the within execution with the officers fees and charges of laying the same.

Eleener Miller

I therefore return this Execution satisfied in full.

Robert Knob. D. Sheriff

(Received April 12, 1826.

Examined. J. B. Moore, Rdr.

Lane vs. Morrill.

The State of New Hampshire,

Merrimack. ss. To the Sheriff of any county in this State or his Deputy.

Greeting.

(208) Whereas Foremiah Lane of Belchster in said county, husbandman, by the consideration of our Justices of our Superior Court of Judicature, helden at Concord within and for our county of Merrimack on the second Tuesday of August anno domini 1825, recovered judgment against Oliver Morrill of London in said county, husbandman, for the sum of fifty six Dollars cents debt or damages, and thirteen dollars eighty seven Cents cost of suit as to us appears of record, whereof execution remains to be done. We command you therefore that of the goods, chattels or lands of the said Morrill within your precinct, you cause to be paid and satisfied unto the said Lane at the value thereof in money the aforesaid sums, being sixty-nine dollars eighty seven cents in the whole with 17 cents more for this writ; and thereof also to satisfy yourself for your own fees. And for want of goods, chattels or lands of the said Morrill to be by him shown unto you, or found within your precinct to the acceptance of the said Lane to satisfy the sums aforesaid: we command you to take the body of the said Morrill and him commit unto either of our gaols within your precinct and detain in your custody, within our said gaol until he pay the full sum above mentioned with your fees, or that he be discharged by the said Lane the creditor or otherwise by order of law. Ife nof fail not, and make return of this writ with your doings therein unto our said Superior Court of Judicature to be helden at Concord in our county of Merrimack aforesaid, on the second Tuesday of January next. Witness William M. Richardson Esq
at Concord the 18th day of August anno domini 1825.

M. Eastman, Clerk.

Merrimack, N.H. The fourteenth day of September in the
year of

Lane vs. Morrill.

year of our Lord one thousand eight hundred and twenty-five. Pursuant to the within precept I have levied and extended this Execution on a tract or parcel of land hereafter described lying and situated in London shown to me by the Jeremiah Lane the creditor as the property of the said Oliver Morrill the debtor in manner following, to wit. James Brown was appointed and chosen appraiser by the said Jeremiah Lane the creditor. Alond Carroll was appointed and chosen appraiser by me, the said Oliver Morrill was notified on Monday the twelfth of September instant to appoint and choose an appraiser and absolutely refused for the said Oliver Morrill and Samuel French, Jr. was appointed and chosen appraiser on my part, all reputable freeholders and residents in said county, and I have notified the said James Brown, Alond Carroll and Samuel French, Jr. of their appointment aforesaid and have caused them to go before Caleb Merrill, Esquire, one of the Justices of the Peace in and for said county to be sworn as appraisers aforesaid agreeably to law.

John L. Thorndike, Deputy Sheriff,

Merrimack, N.H. The fourteenth day of September
in the year of our Lord one thousand eight hundred
and twenty-five. Then personally appeared James
Brown, Alond Carroll and Samuel French, Jr. and
made solemn oath that they would faithfully and
impartially appraise such lands and tenements as
should be shown them as the estate of the within named
Oliver Morrill, to satisfy this execution with the officers
fees and charges of laying the same. Before me,
Caleb Merrill, Justice of the Peace.

Pursuant and agreeably to the above appointments and notice and after particular examination we have faithfully and impartially appraised certain tracts or parcels of land lying and situated in London in the county of Merrimack shown to us by John L.
Thorndike, Deputy Sheriff of said county as the prop-
erty of

of the said Oliver Morill, bounded as follows, to wit: Beginning at a white pine tree at the westerly corner of land set off on execution to Capt. John Santorow from Oliver Morill, thence running south forty-five degrees west forty-eight rods to the range; thence south forty-five degrees east twenty-four rods on said range to an ash tree marked one hundred and seventy-one; thence north forty-five degrees east forty-eight rods to said John Santorow's land; thence running north forty-five degrees west to the first mentioned bound containing seven acres and thirty-two rods. Also one other tract or parcel of land situate in said London and bounded as follows, beginning at a stake and stones at the easterly corner of said John Santorow's land, thence running south forty-five degrees east thirteen rods; thence running south forty-five degrees west carrying the same width fifty-six rods to a stake and stones near a large birch tree spotted on four sides, containing four acres and eighty-eight rods, both pieces at the sum of fifty-two Dollars sixty four cents. And have also appraised the uses mine and improvement of a tract or parcel of land situate in said London, being part of Lot numbered one hundred and sixty-nine and bounded as follows, beginning at the northerly corner of Jonathan Perkins' land by the road that leads from Chichester to London meeting house; thence running northwest on said road about sixteen rods to Jonathan C. Perkins' land; thence to extend southwestwardly binding on Jonathan and Jonathan C. Perkins' land the whole length of said lot, containing eighteen acres more or less, at the sum of five dollars and two cents per year, and the said Morill having an interest and estate in said piece of land during the life of the widow Lydia Smith, late Widow Lydia Jackson, and the same piece of land being subject to a former lay of an execution in favor of Joshua Lane, Esquire, against said Morill made December 8, A. 1824, for the term of five years from the said eighth day of December, and hereby set off the said pieces of land to the said Jeremiah Lane to hold the two first described pieces in fee, to him and his heirs, and the last described piece for the term of

of

Lane vs. Moril.

	8 ^{ds.}
Service	.23
Travel	.42
Poundage	1.65
Notifying parties	
W. App.	1.00
Writing Copy	.50
Appraisers fees	3.00
Expense	2.00
Recording	1.25
My time, tot.	
Trig off	1.00
Lawning App.	.50
	\$11.55
Pd. Surveyor	1.00
	\$12.55

of six years from the eighth day of December one thousand eight hundred and twenty-nine to him and his heirs in full satisfaction for the within execution with officers' fees and incidental charges of buying the same.

James Brown
Armond Carroll } Appraisers.
Samuel French, Jr.

And whereupon I have delivered possession and seisin of the tracts or parcels of land appraised and described as aforesaid to Jeremiah Lane the creditor and set off the said land to the said Jeremiah Lane to hold to him and his heirs in full satisfaction of the within execution with officers' fees and incidental charges of buying the same!

John L. Thordike, Dep'y Sheriff.

I have received of John L. Thordike possession and seisin of the tracts or parcels of land appraised and described as aforesaid to hold to me and my heirs in full satisfaction of the within execution with officers' fees and incidental charges of buying the same.

Jeremiah Lane, Creditor.

Therefore I return the same Execution satisfied
John L. Thordike, Deputy Sheriff.

Received April 14, 1826.

Examined:

J. B. Moore, Rdr.

Kenneon vs. Clark.

State of New-Hampshire.

Merrimack, ss. To the Sheriff of any County in this State
or his Deputy — — — greeting

(S.S.) Whereas Nathaniel Kenneon of Epsom in said County
Yeoman, by the consideration of our Justices of our Court of
Common Pleas, holden at Concord, writing and for the County
of Merrimack, on the second Tuesday of April, Anno Domini
1826. recovered judgments against James Clark and Hazen
R. Clark both of Epsom in said County Yeoman, for the sum
of Three hundred dollars, debt or damages, and seven
dollars forty nine cents cost of suit, as to us appears of
Record, whereof Execution remains to be done. We com-
mand you therefore that of the Goods, Chattels or Lands of
the said James and Hazen, within your precinct, you
cause to be paid and satisfied unto the said Ken-
neon, at the value thereof in money, the aforesaid sums, be-
ing Three hundred seven dollars forty nine cents in the
whole, with 17 cents more for this Writ; and thereof al-
so to satisfy yourself for your own fees. And for want of
Goods, Chattels, or Lands of the said James and Hazen,
to be by them shown unto you or found within your pre-
cinct to the acceptance of the said Kenneon to satisfy
the sums aforesaid: We command you to take the body
of the said James and Hazen, and them commit unto
either of our Gaols within your precinct, and detain in
your custody within our said Gaol, until he pay the
full sums above mentioned, with your fees; or that
he be discharged by the said Kenneon the creditor or
otherwise by order of Law. Hereof fail not, and make
due return of this Writ, with your doings therein, unto
our said Court of Common Pleas to be holden at Con-
cord, in our said County of Merrimack aforesaid, on the
last Tuesday of October next.

Witness, Arthur Livermore, Esq. at Concord, the 9th
day of May Anno Domini, 1826.

M. Eastman, Clerk.

Merrimack

300.00
7.49
307.49
117

of
Kenneson vs. Clark.

Merrimack ss. May 20th A.D. 1826. Then Thomas Critchett, Moses P. Gray and Jno. Steele personally appeared and made oath that they would faithfully and impartially appraise such lands and tenements as should be shewn them as the estate of the within named James Clark & Hazen H. Clark, to satisfy the within execution, with the officers fees and the charges of levying the same before me.

Hanover Dickey, J. Peace.

Merrimack, ss. May 20th D. 1826. We the subscribers having carefully and attentively examined a tract of land shewn us as the estate of the within named Hazen H. Clark, and James Clark and bounded as follows beginning at the range way near the highway leading from Epsom to Pembroke on the line of land owned by Sarah McLentock, thence running south sixty seven and a half degrees east one hundred and seventeen rods and seven links to the river, thence on the river south five degrees east, twenty-two rods to a hemlock in the bend of the river, thence on the river south fifty-five east about forty eight rods to the range-way thence on the range-way ~~six~~ rods to the fence in the line of the land owned by Joseph Robinson, thence north sixty seven and a half degrees west one hundred and seventy-five rods to the range-way near the highway leading from Epsom to Pembroke, thence on said range-way thirty-six rods and eighteen links to the bound first mentioned containing twenty-eight acres more or less, do upon oath say that the said tract of land is of the value of one hundred and ninety-six Dollars and no more, and we have appraised and set off the same land by metes and bounds as aforesaid in part satisfaction of the within execution.

Jno. Steele
Thomas Critchett,
Moses P. Gray.

Merrimack ss. May 18th 1826. In pursuance
of

Kenneson vs. Clark.

121

121

8.00 of the directions of Nathaniel Kenneson the creditor within named
service - 1.6 I levied and extended the within execution upon the
land - 1.5 tract of land above described and on this twentieth day
Notifying - 1. .. of May B. 1826, I caused three appraisers to be chosen, that is
Towdays - 3.21 to say John Steele by the creditor within named, Thomas
Appraisers - 2.25 Britchell by the within debtors, and Moses P. Gray was
Surveyor - .50 chosen by myself, they all being reputable freeholders
Justice - .51 and residents in said county of Merrimack, and
Attendance - .83 caused them to go before Hanover Dickey one of the
Recording - 1.25 Justices of the peace in and for said County and sworn
Expense - 2.50 faithfully and impartially to appraise such lands
12.96 and tenements as should be shewn them as the
estate of the within named debtors, who being sworn
as aforesaid upon their oath said that the above
described premises or tract of land shewn them as
the estate of said debtors was of the value of one
hundred and ninety six dollars and no more,
and the said appraisers set off the same land by
mites and bounds as aforesaid, with all the build-
ings thereon at the sum in part satisfaction of this
execution, and my fees, and I have delivered possession
and seisin of said tract of land to the said Nathaniel
Kenneson the creditor, I therefore return this execution satisfied
as aforesaid in part, to wit, for the sum of one hun-
dred and eighty three dollars and four cents, being the residue
of the said sum of one hundred and ninety-six dollars
the value of said land, after deducting my fees and charg-
es of levy, amounting to twelve dollars and ninety-
six cents.

Robert Knox J. Sheriff.

Merrimack Co. May 20. 1826. This may certify that
I have this day received seisin and possession of the a-
bove described tract of land, by Robert Knox Deputy
Sheriff in part satisfaction of the within execution.

Nathaniel X Kenneson
^{his}
mark.

Attest - John Steele.

Received June 23. 1826.

Exam'd.

J. B. Moore J. Adv.

Blanchard vs. Berlin

Blanchard vs. Arlin.

State of New-Hampshire,

Merrimack ss. To the Sheriff of any County in this
State, or his Deputy - - - - - Greeting.

(28.) Whereas, Jeremiah Blanchard of Northfield in said County, Yeoman, by the consideration of our Justices of our Court of Common Pleas, holden at Concord, within and for the county of Merrimack, on the Second Tuesday of April, Anno Domini 1826, recovered judgment against Samuel Arlin of said Northfield, Yeoman, for the sum of nineteen dollars fifty cents, debt or damages, and Twenty-two dollars fifty-five cents, costs of suit, as to us appears of Record, whereof execution remains to be done. We command you therefore, that of the goods, chattels or lands of the said Arlin within your precinct, you cause to be paid and satisfied unto the said Blanchard at the value thereof in money, the aforesaid sums, being Forty-two Dollars five cents in the whole, with 17 cents more for this Writ; and thereof also to satisfy yourself for your own fees. And for want of goods, chattels, or lands of the said Arlin to be by him shewn unto you or found within your precinct to the acceptance of the said Blanchard, to satisfy the sums aforesaid: We command you to take the body of the said Arlin and him commit unto either of our gaols within your Precinct, and detain in your custody within our said Gaol, until he pay the full sums above mentioned, with your fees; or that he be discharged by the said Blanchard, the creditor,

or otherwise by order of law. Hereof fail not, and make due return of this writ, with your doings therein, unto our said Court of Common Pleas, to be held at Concord, in our county of Merrimack aforesaid on the last Tuesday of October next.

next.
Witness, Arthur Livermore, Esq. at Concord,
the 20th day of April Anno Domini, 1826.

M. Eastman Clerk.

Merimack

Merimack ss. May 23^a 1826. Then personally appeared Joseph Gile, Jonathan Dearborn, and Daniel Blanchard made oath that they would faithfully and impartially appraise such lands and tenements as should be shown to them as the property of the within named Samuel Arlin, before me,

Charles Glidewell Justice of the Peace.

We the subscribers, having carefully and attentively examined a tract of land, shewn to us as the estate of the within named Samuel Arlin, and bounded as follows, beginning at a stake and stones at the south east corner of the land set off from Samuel Arlin to Nathaniel Job running east one hundred rods to a stake and stones, thence north twenty-five rods fifteen links to a white maple tree, thence west one hundred rods to a stake and stones, thence south twenty-five rods and fifteen links to the first mentioned bounds do upon our oaths say that the same tract of land is of the value of fifty-two dollars and ninety-six cents and no more and we have set off the same land, by notes and bound as aforesaid, in satisfaction of the within execution.

Joseph Gile }
Jon. Dearborn } Appraisers.
Daniel Blanchard }

May 23. 1826.

Merimack ss. May 23^a 1826.— In pursuance of the directions of Nathaniel Blanchard, the creditor within named, I have extended the within execution upon the tract of land above described in the manner following viz: I caused three appraisers to be chosen, that is Daniel Blanchard by the creditor within named, Joseph Gile by me in behalf of said debtor, he being out of the state or in parts unknown to me, and not being found so that he could be notified and Jonathan Dearborn by myself the said Daniel Blanchard, Joseph Gile and Jonathan Dearborn being all respectable freeholders and residents in said County of Merimack, who being duly sworn before

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Parker vs. Fife.

before a Justice of the Peace, faithfully and impartially to appraise such lands and tenements as should be shewn to them as the estate of the within named debtor upon their oath said the above described tract of land shewn to them as the estate of the aforesaid debtor was of the value of fifty two dollars & ninety six cents and no more. And said appraisers set off the same by notes and bounds as aforesaid, etc that sum in satisfaction of this execution and my fees, and have delivered possession and seizure of the said tract of land to the said Jeremiah Blanchard, the creditor within named. I therefore return this execution fully satisfied as aforesaid.

Lincoln Late D. Sheriff

May 23. 1826. This may certify that I have this day received full seizure and possession of the above described tract of land, by Lincoln Late, Deputy Sheriff

Jeremiah ^{his} Blanchard, Creditor.

Attest - Jon. Kimball
Joseph Gile.

Received and recorded August 12, 1826.

Examined.

Jacob B. Moore, Rdr.

Parker vs. Fife.

State of New Hampshire).

Merrimack, ss.

To the Sheriff of my county in this state or his deputy.

Greeting.

(S.S.) Whereas John Parker, jun. gentleman, and Bailey Parker, trader, both of Peterborough in said county, partners, jointly negotiating business under the firm of J. & B. Parker by the consideration of our Justices of our Court of Common Pleas, holden at Concord, within and for the county,

of

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—
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of Merrimack on the said Tuesday of April anno
domini 1826, recovered judgment against James M. Fife
of Penbrooke, in said county, cooper, for the sum of
fifty six Dollars ninety one cents debt or damages, and
six dollars eighty nine cents cost of suit, whereupon appears
of record, whereof execution remains to be done. We
command you therefore that of the goods, chattels or lands
of the said Fife within your precinct you cause to be
paid and satisfied unto the said J. N. B. Parker at
the value thereof in money, the aforesaid sums being
sixty-two dollars eighty cents in the whole, with 17
cents more for this writ, and thereof also to satisfy
yourself for your own fees. And for want of goods,
chattels or lands of the said Fife to be by him shown
unto you or found within your precinct to the acceptance
of the said J. N. B. Parker to satisfy the sums aforesaid.
We command you to take the body of the said Fife and
him commit unto either of our gaols within your pre-
cinct, and detain in your custody within our said
gaol until he pay the full sums above mentioned
with your less; or that he be discharged by the said
J. N. B. Parker the endorser or otherwise by order of law.
Henceforth not, and make due return of this writ
with your doings therin unto our said court of common
pleas to be helden at Leominster in our county of Merri-
mack aforesaid, on the last Tuesday of October next.

Witness, Arthur Guernsey, Esq. at Leominster the 20th
day of April anno domini 1826.

M. Eastman, Clerk.

(Signed May 27th)

Merrimack, Oct. 27, 1826. Then Daniel Knob
Moses Head and William Holt personally appeared
and made oath that they would faithfully and
impartially appraise such lands and tenements
as should be shewen them as the estate of the within
named James M. Fife to satisfy the within execu-
tion. Before me,

Aaron Whittemore, Justice of the Peace.

We the

Parker vs. Fife.

We the subscribers having carefully and atten-
tively examined a tract of land shown to us as the
estate of the within named James M. Fife, situated
in Pembroke in the county of Merrimack and state
of New-Hampshire, and bounded as follows, begin-
ning on the westerly side of the south range road
by the cross road that leads by ~~Genl. Clark's~~ house
thence south fifty-five degrees west twenty rods
and twenty links by said cross road to stake
and stones, thence south thirty-three degrees east
forty-four rods and eight links to stake and stones
by land of Stephen Holt, thence north fifty-five
degrees east twenty rods and twenty links by
said Holt land to said range road, thence
north 33° west by said range road forty-four rods
and twenty links to bounds first mentioned, con-
taining six acres and one hundred and fif-
teen rods do upon our oaths say that the same
tract of land is of the value of seventy-four dollars and
thirty-two cents, and no more, and we have set off
the same land by metes and bounds as aforesaid
in satisfaction of the within execution.

Daniel Knox

Moses Head

William Holt

Pembroke, Oct. 27. 1826.

Merrimack, N.H. Oct. 27. 1826. In pursuance
of the directions of Colman Bailey Parker, the ex-
ecutor within named I have extended the within
execution upon the tract of land above described
in the manner following viz. I caused three ap-
praisers to be chosen, that is to say, William Holt
by the creditor within named, and Daniel Knox
who was chosen by myself, and Moses Head who
was also chosen by myself for the said James M.
Fife, the debtor within named, the said debtor
having been duly notified and requested by me
to choose an appraiser and having refused and
neglected

neglected so to do - the said William Scott, Daniel Knob and Moses Head being all reputable freeholders and residents in said county of Merrimack, who being sworn before a justice of the peace faithfully and impartially to appraise such lands and tenements as should be shown to them as the estate of the within named debtor, upon their oath said that the above described tract of land shown to them as the estate of the aforesaid debtor was of the value of seventy-four dollars and thirty-two cents and no more, and the said appraisers set off the same land by metes and bounds as aforesaid, at that sum in satisfaction of this execution and my fees, and I have delivered possession and seisin of the said tract of land to the said John and Bailey Parker the creditors within marked. I therefore return this execution fully satisfied as aforesaid

Thos. Knob. D. Sheriff

<u>Fees</u>	
Service	23
Travel	30
Poundage	1.57
Levying	.75
Notifying Appraisers	1.00
Notifying Justice	34
Notifying Creditors	50
Pd. Appraisers and Justice fee for swearing and Levying	3.50
My attendance	2.00
Recording	1.25
	\$11.38

October 27. 1826. This may certify that I have this day received full seisin and possession of the above described tract of land by Thomas Knob, Deputy Sheriff.

C. J. B. Parker.

Received November 2. 1826

Exam'd. B. Moore, Rdr.

French vs. Bean

French vs. Bean.

State of New-Hampshire.

Merimack, ss.

To the Sheriff of any County in this State or his Deputy -- -- -- -- Greeting.

Whereas Benjamin B. French of Sutton in said County Attorney at Law, by the consideration of our Justices of our Court of Common Pleas, Holden at Concord, within and for the county of Merrimack, on the last Tuesday of October Anno Domini 1826 recovered judgment against Joseph Bean of the same Sutton Husbandman, for the sum of thirty three Dollars, ninety eight cents, debts or damages, and seven dollars eighty six cents, cost of suit, as to us appears of Record, whereof execution remains to be done. We command you therefore, that of the goods, chattels or lands of the said Bean, within your precinct, you cause to be paid and satisfied unto the said French at the value thereof in money, the aforesaid sums, being Forty one Dollars, eighty four cents in the whole, with 17 cents more for this writ; and thereof also to satisfy yourself for your own fees. And for want of goods, chattels, or lands of the said Bean, to be by him shewn unto you, or found within your precinct to the acceptance of the said French, to satisfy the sums aforesaid: We command you to take the body of the said Bean, and him commit unto either of our gaols within your precinct, and detain in your custody within our said Gaol until he pay the full sums above mentioned, with your fees; or that he be discharged by the said French, the Creditor, or otherwise by order of Law. Whereof fail not, and make due return of this Writ, with your doings therein, unto our said Court of Common Pleas, to be Holden at Concord, in our county of Merrimack aforesaid, on the second Tuesday of April next.

Witness, Arthur Livermore, Esq. at Concord, the 10th day of November Anno Domini, 1826.

M. Eastman, Clerk.

Merrimack ss. November 27th 1826. Then Robert Lane, Elisha Parker, and William Bean Junior, all of Sutton in said

County

County, personally appeared and made oath, that they would faithfully and impartially appraise such lands and tenements as should be shewn them as the estate of the within named Joseph Bean, to satisfy the within execution.

Before me

B. B. French, Jas. Pease.

We the subscribers, having carefully and attentively examined a tract of land shewn to us as the estate of the within named Joseph Bean, and bounded as follows, viz: Beginning at a stake and stones on the highway leading from Sutton North meeting house over Blairs hill so called to Fishersfield, at the south east corner of said Joseph Beans land, adjoining land of Israel Bean thence running North fifteen degrees West one hundred and three rods to a stake and stones, thence running south eighty five degrees west, on the original range line and adjoining land of Guy King sixteen and one half rods to a stake and stones, thence south fifteen degrees east, one hundred and eight rods to a stake and stones on said highway, thence north seventy six degrees east on said highway, ~~thence~~ and an half rods to the bound first mentioned, containing ten and one half acres do upon our oaths say, that the same tract of land is of the value of fifty two dollars and seventy cents and no more, and we have set off the same land by squares and bounds as aforesaid, in satisfaction of the within execution.

November 27. 1826.

Robert Lane,

Elisha Parker,

William Bean Jr.

Merrimack ss. November 27th 1826. In pursuance of the directions of Benjamin B. French, the creditor within named, I have extended the within execution upon the tract of land above described, in the manner following: Viz: I caused three appraisers to be chosen, that is to say Robert Lane, by the creditor within named, Elisha Parker, who was chosen by myself and William Bean Junior, who was also chosen by myself for the said Joseph Bean the debtor, within named, the said debtor having been duly notified

French vs. Bean.

notified and requested by me to choose an appraiser, and having refused and neglected so to do, the said Robert Lane, Eliasha Parker and William Bean, Junior being all reputable free-holders and residents in Sutton in said county of Merrimack, who being sworn before a justice of the Peace, faithfully and impartially to appraise such lands and tenements as should be shewn to them as the estate of the within named debtor upon their oath, said that the above described tract of land shewn to them as the estate of the aforesaid debtor, was of the value of forty two dollars and seventy cents and no more. And the said Appraisers set off the same land by mites and bounds as aforesaid, at that sum in satisfaction of

Fees this execution and my fees, and I have delivered possession
 Service .23 and seizure of the said tract of land to the said Benj:
 Travel .90 Poundage 1.05 B. French, the creditor within named. I therefore return
 Attendant .83 Notifying appraisers .25 this execution, fully satisfied as aforesaid.

Amos Presey Deputy Sheriff.

Nov. 27. 1826. This may certify that I have this day received full seizure and possession of the above described tract of land, By Amos Presey Deputy Sheriff.

B. B. French.

Received December 5. 1826.

Examined.

J. B. Moore, Rdr.

Taylor vs. Bean

State of New-Hampshire,
Merrimack, ss.

To the Sheriff of any County in this state
or his Deputy. — — — — — Greeting.

(S.S.) Whereas John Taylor of Sutton in said County Trader, by the consideration of our Justices of our Court of Common Pleas, Holden at Concord, within and for the county of Merrimack, on the last Tuesday of October Anno Domini 1826, recovered judgment against Joseph Bean of the same Sutton, Husbandman, for the sum of Forty seven Dollars forty one cents, debts or damages, and seven dollars eighty six cents, costs of suit, as to us appears of record, whereof execution remains to be done. We command you therefore that of the Goods, Chattels or Lands of the said Bean within your precinct, you cause to be paid and satisfied unto the said Taylor, at the value then of in money, the aforesaid sums, being fifty-five Dollars, twenty-seven cents in the whole, with 17 cents more for this writ; and thereof also to satisfy yourself for your own fees. And for want of Goods, Chattels, or Lands of the said Bean, to be by him shewn unto you or found within your precinct to the acceptance of the said Taylor, to satisfy the sums aforesaid: We command you to take the body of the said Bean and him commit unto either of our Gaols within your precinct, and detain in your custody within our said Gaol until he pay the full sums above mentioned, with your fees; or that he be discharged by the said Taylor the creditor, or otherwise by order of Law. Hereof fail not, and make due return of this Writ, with your doings therein, unto our said Court of Common Pleas, to be Holden at Concord, in our county of Merrimack aforesaid, on the second Tuesday of April next.

Witness, Arthur Livermore, Esq at Concord, the
10th day of November Anno Domini, 1826.

M. Eastman, Clerk.

(Merrimack)

57. 41
7. 86
55. 27
17
55. 44
10. 02
65. 66.

Taylor vs. Bean.

Merrimack Co. November 27th 1826. Then Robert Lane, Elisha Parker, and William Bean Junior, personally appeared and made oath, that they would faithfully and impartially appraised such lands and tenements as should be shewn them as the estate of the within named Joseph Bean to satisfy the within execution.

Before me B. B. French. Jus. Peace.

We the subscribers having carefully and attentively examined a tract of land shewn to us as the estate of the within named Joseph Bean and bounded as follows. viz: Beginning at stake and stones on the highway leading from Lutton North meeting House over Beans hill so called to Fishersfield at the south east corner of said Joseph Beans land adjoining land laid off to Benjamin B. French, thence running north fifteen degrees west one hundred and eight rods to a stake and stones thence running south eighty-five degrees west on the original range line and adjoining land of Guy King twenty rods thence south fifteen degrees east one hundred and seven rods to a stake and stones on said highway, thence north eighty-four degrees east on said highway thirteen and an half rods, thence north seventy-six east seven and an half rods to the bound first mentioned containing twelve acres, do upon our oaths say that the same tract of land is of the value of sixty five dollars and forty six cents and no more, and we have set off the same land by mites and bounds as aforesaid, in satisfaction of the within execution.

Robert Lane

Elisha Parker

William Bean Jr.

Merrimack Co. November 27th 1826. In pursuance of the directions of John Taylor the creditor within named I have extended the within execution upon the tract of land above described, in the manner following viz: I caused three appraisers to be chosen, that is to say, Robert Lane by the creditor within named, Elisha Park who was chosen by myself and William Bean Junior who was also chosen by myself for the said Joseph Bean, the debtor within named, the said debtor having duly notified

notified and requested by me to choose an appraiser, and having refused and neglected so to do, the said Robert Lane, Elisha Parker and William Bean, Junior, being all respectable freeholders and residents in Sutton in said County of Merrimack, who have sworn before a justice of the Peace faithfully and impartially to appraise such land and tenements as should be shewn to them as the estate of the within named debtor, upon their oath said that the above described tract of land, shewn to them as the estate of the aforesaid Debtor, was of the value of sixty-five dollars and forty-six cents, and no more. And the said appraisers set off the same land by meats and bounds as aforesaid, at that sum in satisfaction of this execution, and my fees; and I have delivered possession and seizure of the said tract of land to said John Taylor, the creditor within named. I therefore return this execution fully satisfied as aforesaid.

Amos Pressey, Deputy Sheriff.

Fees.

Service	,23
Travel	-- .90
Poundage	1.38
Attendance	,83
Notifying apres.	,25
To Register	1.50
Going to Reg'r	,25
Pa'd Appraisers	3; "
Pa'd Surveyor	- 1; "
Pa'd Justice for administering	{ 68
4 oaths	
	<hr/>
	\$10.02

November 27th 1826. This may certify that I have this day received full seizure and possession of the above described tract of land by Amos Pressey, Deputy Sheriff.

John Taylor.

Received December 5, 1826.
Examined.

David B. Moore, Rd.

Hempstead vs. Bean.

Hempstead vs. Bean.

State of New-Hampshire,
Merimack, ss.

To the Sheriff of any County in this State,
or his Deputy. Greeting.

(2) Whereas, Aspasio Hempstead of Sutton in said County
Trader, by the consideration of our Justices of our Court of Com-
mon Pleas, Holden at Concord, within and for the county of Mer-
imack, on the last Tuesday of October, Anno Domini 1826.
recovred Judgment against Joseph Bean of the same Sutton,
Husbandman, for the sum of thirty eight Dollars, seven cents
debt or damages, and seven Dollars eighty six cents, cost of suit,
as to us appears of Record, whereof execution remains to be done.
We command you therefore that of the Goods, Chattels or Lands
of the said Bean, within your precinct, you cause to be paid
and satisfied unto the said Hempstead, at the value thereof
in money, the aforesaid sums, being forty-five Dollars ninety
three cents in the whole, with 17 cents more for this writ; and
thereof also to satisfy yourself for your own fees. And for want
of Goods, Chattels, or Lands of the said Bean to be by him shown
unto you or found within your precinct to the acceptance of the said
Hempstead, to satisfy the sums aforesaid: We command you to take
the body of the said Bean and him commit unto either of
our Gaols within your precinct, and detain in your custody
within our said Gaol until he pay the full sums above
mentioned, with your fees, or that he be discharged
by the said Hempstead the creditor, or otherwise by order
of Law. Hereof fail not, and make an return of this writ,
with your doings therein, unto our said Court of Common
Pleas, to be Holden at Concord, in our County of Merim-
ack aforesaid, on the second Tuesday of April next.

Witness. Arthur Livermore, Esq. at Concord, the
10th day of November, Anno Domini 1826.

M. Eastman. Clerk.

Merimack

Merrimack ss. November 27. 1826. Then Robert Lane, Elisha Parker, and William Bean Junior personally appeared and made oath, that they would faithfully and impartially appraise such lands and tenements as should be shewn them as the estate of the within named Joseph Bean, to satisfy the within execution. Before me

B. B. French. Jus Peace.

We the subscribers having carefully and attentively examined a tract of land shewn to us as the estate of the within named Joseph Bean, and bounded as follows viz: Beginning at stake and stones on the highway leading from Sutton North meeting House, over Beans hill so called to Fishersfield at the south east corner of said Joseph Beans land adjoining land laid off to Hemphill & Armstrong thence running north fifteen degrees west, one hundred and five rods to a stake and stones, thence running south eighty-five degrees west, eighteen rods on the original range line, and adjoining land of Guy King to stake and stones thence running south thirteen degrees east one hundred and two rods to stake and stones, on said highway, thence north eighty-eight degrees east twenty three rods on said highway to the first mentioned bound containing twelve and half acres, do upon our oaths say that the same tract of land is of the value of fifty-five dollars and ninety cents, and no more, and we have set off the same land by meats and bounds as aforesaid, in satisfaction of the within execution.

November 27th 1826.

Robert Lane

Elisha Parker

William Bean Jr.

Merrimack ss. November 28th 1826. In pursuance of the direction of Asparo Hemphill, the creditor within named, I have extended the within named execution upon the tract of land above described in the manner following. viz: I caused three appraisers to be chosen that is to say Robert Lane by the creditor within named Elisha Parker who was chosen by myself for the said

Hempill vs. Bean.

said Joseph Bean, the debtor, having been duly notified and requested by me to choose an appraiser and having refused and neglected so to do, the said Robert Lane Elisha Parker and William Bean Junior, being all respectable freeholders and residents in Sutton in said County of Merrimack, who being sworn before a Justice of the Peace
 Lewis .23 faithfully and impartially to appraise such lands and
 travel .90 tenements as should be shewn to them as the estate of
 Poundage 116 the aforesaid named debtor, upon their oaths said that the
 Attendant .83 above described tract of land shewn to them as the estate
 Notifying opp. 25 of the aforesaid Debtor, was of the value of fifty-five Dollars
 Pd Register 150 and ninety cents and no more. And the said appraisers
 Going to Register 25 set off the same land by metes and bounds as aforesaid at
 Pd apprais. 3.00 that sum, in satisfaction of this execution and my
 Pd Surveyor 1.00 fees, and I have delivered possession and seizure of the
 Pd Justice } said tract of land to the said Aspario Hempill, the creditor,
 for adm'g 68 within named, & I therefore return this execution fully satisfied
 4 Oaths as aforesaid.

\$ 9.80

Amos Pressey Deputy Sheriff.

November 28th 1826.

This may certify that I have received full
 seizure and possession of the above described tract of land of
 Amos Pressey Deputy Sheriff.

Aspario Hempill.

Received December 5, 1826.

Examined.

J. B. Moore, Rdr.

Hemp hill & a. vs. Bean.

State of New Hampshire,

Merrimack, ss.

To the Sheriff of any County in this state,
or his Deputy - - - - - Greeting.

(S.S.) Whereas, Aspasio Hemp hill trader and Nathaniel Armstrong, Yeoman, both of Sutton in said County late partners in trade negotiating business under the firm of Hemp hill and Armstrong, by the consideration of our Justices of our Courts of Common Pleas, helden at Concord, within and for the county of Merrimack, on the last Tuesday of October Anno Domini 1826 recovered judgment against Joseph Bean of the same Sutton his bandman, for the sum of Twenty seven Dollars, Forty-five cents debt or damages, and seven Dollars eighty-six cents costs of suit, as to us appears of Record, whereof execution remains to be done. We command you therefore that of the Goods, Chattels or Lands of the said Bean within your precinct, you cause to be paid and satisfied unto the said Hemp hill and Armstrong at the value thereof in money, the aforesaid sums, being thirty-five Dollars Thirty one cents in the whole, with 17 cents more for this writ; and thereof also, to satisfy yourself for your own fees. And for want of Goods, Chattels or Lands of the said Bean to be by him shewn unto you, or found within your precinct to the acceptance of the said Hemp hill & Armstrong to satisfy the sums aforesaid: We command you to take the body of the said Bean, and him commit unto either of our Gaols within your precincts and detain in your custody within our said Gaol until he pay the full sums above mentioned, with your fees; or that he be discharged by the said Hemp hill and Armstrong, the creditor, or otherwise by order of Law. Hereof fail not, and make due return of this Writ, with your doings thereon, unto our said Court of Common Pleas, to be helden at Concord, in our county of Merrimack aforesaid, on the second Tuesday of April next. Witness Arthur Brown Esq. at Concord the 10th day of November, Anno Domini 1826.

M. Eastman, Clerk.
Merrimack,

Hempstead et al. vs. Bean.

Merrimack fs. November 27th 1826. Then Robert Lane Elisha Parker and William Bean, Junior personally appeared and made oath, that they would faithfully and impartially appraise such lands and tenements as should be shewn them as the estate of the within named Joseph Bean, to satisfy the within execution,

Before me

B. B. French, Esq. Peace.

We the subscribers having carefully and attentively examined a tract of land shewn to us as the estate of within named Joseph Bean, and bounded as follows. Viz: Beginning at stake and stones on the high way leading from Sutton North Meeting house over Beans hill so called to Fishersfield at the south-east corner of said Joseph Beans land adjoining land laid off to John Taylor, thence running north fifteen degrees, west one hundred and fifty six rods to stake and stones, thence south eighty five degrees west thirteen rods and five links to stake and stones, on the original range line, and adjoining land of Guy King to Stake and stones, thence south fifteen degrees east one hundred and five rods to stake and stones on said highway thence north eighty four degrees east thirteen rods and five links on said highway to the first mentioned bound, containing eight and half acres. do upon our oaths say, that the same tract of land is of the value of forty-four dollars, and thirty two cents, and no more, and we have set off the same land by meats and bounds, as aforesaid, in satisfaction of this execution.

November 27th 1826.

Robert Lane,
Elisha Parker
William Bean Jr.

Merrimack fs. November 28th 1826.

In pursuance of the Directions of Asperro, Hempstead, Jr. (successor of the Deceased) and Nathan Armstrong the Creditors within named I have intended the within execution upon the tract of land above described in the manner following viz: I caused three appraisers to be chosen, that is to say, Robert Lane by the creditors within named, Elisha Parker, who

who was chosen by myself and William Bean Junior
 who was chosen by myself for the said Joseph Bean, the
 Debtor, having been duly notified and requested by me
 to choose and appraise, and having refused and neglected
 so to do, the said Robert Lane, Elisha Parker and
 William Bean Junior, being all reputable freeholders
 and residents in Sutton in said County of Merrimack
 who being sworn before a Justice of the Peace faithfully
 and impartially to appraise such lands and tenements
 as should be shewn to them as the estate of the within named
 debtors upon their oath say, that the above described
 tract of land shewn to them as the estate of the above
 named Debtor, was of the value of forty-four Dollars and
 thirty-two cents, and no more, and the said appraisers
 Notifying Appr. 25 set off the same land by metes and bounds as aforesaid
 in Register 1.50 paid; at that sum, in satisfaction of this execution, and
 going to Register 25 my fees; and I have delivered possession and seizure
 of Appr. 3. of the said tract of land to the said Aspasia Hemp hill
 Pd Surveyor 1. and Nathan Armstrong the creditors within named,
 \$8.80 therefore return this execution fully satisfied as aforesaid.

Amos Pressey Deputy Sheriff.

November 28th 1826. This may certify, that we have
 received full seizure and possession of the above described
 tract of land of Amos Pressey Deputy Sheriff.

Hemp hill & Armstrong.
 or
 Aspasia Hemp hill & Nath^o Armstrong.

Received December 5, 1826

Examined.

J. B. Moore, Rdr.

Woodman vs. Harvey

Woodman vs. Harvey

State of New Hampshire.

Merrimack, ss. To the Sheriff of any county in this state
or his Deputy,

Brattins.

(S. S.) Whereas Benjamin C. Woodman of New London in
said county gentleman by the consideration of our Justices
of our Court of Common Pleas helden at Concord within and
for the county of Merrimack on the last Tuesday of October
anno domini 1828 received judgment against Socie Harvey
of the same New London esquire, for the sum of fifty-two
Dollars sixty-eight cents debt or damages, and eight
dollars twenty-one cents cost of suit, as to us appears of
record, whereof Execution remains to be done. We com-
mand you therefore that of the goods, chattels or lands of
the said Harvey within your precinct, you cause to be
paid and satisfied unto the said Woodman at the
value thereof in money the aforesaid sums being sixty
dollars eighty-nine cents in the whole with 17 cents
more for this writ; and thereof also to satisfy yourself
for your own fees. And for want of goods, chattels or
lands of the said Harvey to be by him shown unto
you or found within your precinct to the acceptance
of the said Woodman to satisfy, the sums aforesaid.
We command you to take the body of the said Harvey
and him commit unto either of our gaols within
your precinct, and detain in your custody within our
said gaol until he pay the full sums above mention-
ed with your fees, or that he be discharged by the said
Woodman the creditor, or otherwise by order of law.
If he fail not, and make due return of this writ, with
your doings therein, unto our said court of common
pleas, to be helden at Concord, in our county of Mer-
rimack aforesaid, on the second Tuesday of April
next. Witness Arthur Livermore, Esq. at Concord
the 10th day of November anno domini 1828.

N. Eastman, Clerk.

Merrimack,

52.68
8.21
<hr/>
60.89
17
<hr/>
61.06
pay 15.86
<hr/>
\$76.92

Merrimack, ss. December 7, 1826. They Daniel Woodbury of New London, Nathaniel Armstrong and Eliha Parker of Sutton, in said county, personally appeared and made oath that they would faithfully and impartially appraise such lands and tenements as should be shown them as the estate of the within named Lewis Harvey to satisfy the within execution, and the cost of levying the same.

Before me,

B. B. French, Esq. Peace.

We the subscribers having carefully and attentively examined a tract of land shown to us as the estate of the within named Lewis Harvey and bounded as follows, viz. beginning at a stake and stones on the range line of lot No. 61 in the 3d division of lots in New London, on the north side of the highway leading from Pike and Woodman's gristmill to Daniel Woodbury; in said New London, thence across said highway on the line of land belonging to the heirs of the late Lewis Harvey, Esquire, south 53 degrees east fourteen rods to a stake and stones, thence south twenty-five degrees west twelve rods to a stake and stones on the northerly side of the road leading from said grist mill to Sutton, thence by said highway, to the bound first mentioned, containing about one acre be the same more or less with a saw mill standing upon the same, do upon our oaths say, the same tract of land with the said sawmill and all the privileges and appurtenances to the same belonging is of the value of seventy six dollars and ninety two cents and no more, and we have set off the same land by metes and bounds as aforesaid in satisfaction of the within execution.

Daniel Woodbury

Nathaniel Armstrong

Eliha Parker.

December 7th, 1826.

Dec. 11,

Woodman vs. Harvey.

December 11, 1826. - This may certify that I have this day received full sworn and confession of the above described tract of land by Isaac Woodward Deputy Sheriff

Benja. E. Woodman.

In pursuance of the directions of Benjamin E. Woodman the creditor within named I have executed the within execution upon the tract of land above described, in the manner following, viz. I caused three appraisers to be chosen, that is to say, Daniel Woodbury, by the creditor within named, Nathaniel Armstrong who was chosen by myself, and Eliha Parker who was also chosen by myself for the said Luci Harvey, the debtor within named, the said debtor having been duly notified and requested by me to choose an appraiser and having refused and neglected so to do, the said Daniel Woodbury, Nathaniel Armstrong, and Eliha Parker being all respectable freeholders and residents in said county of Merrimack, who being sworn before a justice of the peace faithfully and impartially to appraise such lands and tenements as should be shown to them as the estate of the within named debtor upon their oaths said that the above described tract of land shown to them as the estate of the aforesaid debtor was of the value of sixty-six dollars ninety-two cents and no more. And the said appraisers set off the same land by metes and bounds as aforesaid at that sum in satisfaction of this execution and my fees, and I have delivered possession and seisin of the said tract of land to the said Benjamin E. Woodman the creditor within named. Therefore return this execution fully satisfied as aforesaid.

Isaac Woodward, D. Sheriff.

Received December 23. 1826.

Examined

J. B. Moore, Pdt.

Service	23
Travel	.90
Poundage	1.47
Mileage	.83
Registers	1.50
Landings &c R.	.25
Pd 3. Mpf.	6.00
Pd. Lawyer	2.00
Pd Justice for adm. & costs	.68
Inters. travel	1.00
and standage	1.00
Expenses, &c	1.00
	<u>15.86</u>

Brown vs. Osgood.

The State of New Hampshire,
Merrimack ss.

To the Sheriff of any County in this
State, or his Deputy. — — — — — Greeting.

(S.S.) Whereas, Josiah Brown of Haverhill, in the
county of Essex and Commonwealth of Massachusetts,
Cordwainer, by the consideration of our Justices of our Su-
perior Courts of Judicature, holden at Concord, within
and for our county of Merrimack, on the second Tuesday of
August, Anno Domini 1826, recovered judgment against
John Osgood of West Newbury in the county of Essex,
and State of Massachusetts, Gentleman, for the sum of
Two hundred ninety Dollars, forty four cents, debt or dam-
ages, and eight Dollars seventy cents, costs of suit as to
us appears of Record, whereof execution remains to be done.

290.11
8.70
299.16
17. We command you therefore that of the Goods, Chattels or
Lands of the said Osgood within your precinct, you cause
to be paid and satisfied unto the said Brown at the val-
ue thereof in money, the aforesaid sums, being Two hun-
dred ninety nine Dollars, fourteen cents in the whole, with
seventeen cents more for this Writ; and thereof also to sat-
isfy yourself for your own fees. And for want of Goods,
Chattels or Lands of the said Osgood to be by him shew-
unto you, or found within your precinct, to the acceptance
of the said Brown to satisfy the sums aforesaid: We command you
to take the body of the said Osgood, and him commit unto either of our
gaols within your precinct, and detain in your custody within our
said Gaol until he pay the full sums above mentioned, with your
fees; or that he be discharged by the said Brown the creditor or other-
wise, by order of Law. Hereof fail not, and make return of this
writ, with your doings thereon, unto our said Superior Court of Judicature,
to be holden at Concord, in our county of Merrimack aforesaid, on the
second Tuesday of January next. Witness, William H. Richardson,
Esq. at Concord, the 16 day of August Anno Domini 1826.

W. Eastman Clerk.

Merrimack

Brown vs. Osgood.

Merrimack Es. Sept. 16. 1821. Then Aaron Whitemore
 John Gould and Nathaniel Head, personally ap-
 peared, and made oath that they would faithfully
 and impartially appraise such lands and tenements
 as should be shewn them as the estate of the within
 named John Osgood, to satisfy the within execu-
 tion. Before me,

Boswell Stevens Jus. Peace.

We the subscribers having carefully and attentively
 examined a tract of land shewn to us as the estate
 of the within named John Osgood, and bounded
 as follows (viz:) Beginning at the southeast corner
 of lot number, three, in the thirteenth range of lots as
 formerly laid out in the town of Duxbury, now
 in the town of Hooksett, at stake and stones by land
 of Benjamin Ring, thence west by said Ring
 land thirty rods to land of David Page Jr. etc
 hemlock tree, marked, thence north by said Page
 land, thirty eight rods, to stake and stones, thence
 west by said Page's land fifty rods to stake and
 stones, thence north by said Page's land fifteen
 rods to stake and stones, thence north fifty-seven
 degrees east by said Page's land, eighty rods to
 hemlock tree, by the Brook, thence north westerly
 by the brook and said Page's land one hundred and
 twenty rods to a pine spotted, by said Brook, thence south
 by said Page's land ninety-four rods to maple stump,
 thence south-west by said Page's land fifty rods to
 stake and stones, thence north by said Page's land
 fifty one rods to stake and stones, thence south sixty
 eight degrees west by said Page's land twenty-five
 rods to stake and stones, by land of David Page
 thence north by said David Page thirty-nine rods
 to stake and stones, by land of Caleb Austin, thence
 north sixty-eight degrees east by said Austin's land
 seventeen rods to stake and stones, thence north by
 said Austin's land, forty-eight rods to stake and
 stones, by the line of land belonging to the heirs of
 Asa Lewis, thence north fifty-two degrees east by said
 Lewis

Lewis land, two ~~said east~~ hundred rods to the range line, of said third lot, thence south by said range line, one hundred and eleven rods to stake and stones the south west corner of the Mitchel right so called thence east by said Mitchel right, ninety-four rods to stake and stones, thence south sixty-two rods to a pine tree spotted near a rod path, thence south fifty degrees west by William Wells land sixteen rods, thence south sixty-four degrees west by said Wells land eighteen rods, thence west by Henry Mottow land sixty-four rods to stake and stones on the range line, thence south on said range line one hundred and ten rods, to the bound first mentioned containing two hundred and twelve acres, said tract of land is situated in Hocksett in the county of Merrimack, in the state of New-Hampshire, do upon our oaths say that one undivided half part of the said tract of land is of the value of three hundred and thirty-four dollars, fifty-eight cents, and no more, and we have set off the said tract of land by mites and bounds as aforesaid, and have assigned one undivided half tract thereof to the said Josiah Brown, the creditor within named, in satisfaction of this execution and incidental charges.

Aaron Whittmore
John Gould,
Nath^h. Head.

Merrimack Co. Sept. 11. 1826. In pursuance of the directions of Boswell Stevens, attorney for the creditor, within named, I have extended this execution upon one undivided half part of the tract of land, above described in the manner following (viz:) I caused three appraisers to be chosen, that is to say, Nath^h. Head by Boswell Stevens, attorney to the creditor, Aaron Whittmore by myself, and John Gould, who was also chosen by myself for the said John Osgood, the debtor within named, the said debtor having been duly notified, and requested by me, to choose an appraiser, and having refused and neglected so to do, the said Nath^h. Head, John Gould, and Aaron Whittmore being all reputable freeholders and residents in said

County

Brown vs. Osgood.

County of Merrimack, who, being sworn before a justice of the peace, faithfully and impartially to appraise such lands and tenements as should be shewn to them as the estate of the within named debtor, upon their oath said that the undivided half parts of the above described tract of land shewn to them as the estate of the aforesaid debtor, was of the value of three hundred thirty-four dollars, fifty eight cents, and no more, and the said appraisers set off the same land by metes and bounds as aforesaid, at that sum in satisfaction of this execution and my fees. And I have delivered possession seisin of the said tract of land to the said Boswell Stevens, attorney to the creditor within named. I therefore return this execution, fully satisfied as aforesaid.

Thos. Knox, D Sheriff.

September 15th 1826. This may certify that I have this day received free seisin and possession of the above described tract of land, by Thomas Knox Deputy Sheriff
Boswell Stevens,

Atty to Josiah Brown.

Fees.- Service	23
Gravel	.15
Poundage	1.25
Commencing levy	.75
Notifying Appraisers	1.50
Service, appraisers Justice fee surveying	21.16
Paid for Recording	2. " <small>[and expences]</small>
My attendance three days	<u>1.62</u>
	35.26.

Thos. Knox, D Sheriff.

Received January 11, 1827.

Examined.

J. B. Moore, Rdr.

Eaton vs. Butler.

State of New-Hampshire.
Merrimack, ss.

To the Sheriff of any County in
this state, or his Deputy. — — — Greeting.

Whereas, Page Eaton of Henniker, in said County, Esquire, by the consideration of our Justices of our court of common Pleas, helden at Concord, within and for the County of Merrimack, on the last Tuesday of October Anno Domini 1826 recovered judgment against Bela L. Butler, 191.67 of Henniker aforesaid Gentleman, for the sum of one hundred ninety One dollars Sixty-seven cents, debt, 201.35 or damages, and twelve dollars sixty-eight cents, costs 17 of suit, as to us appears of Record, whereby execution 205.52 remains to be done. We command you therefore that service .23 of the Goods, chattels or lands of the said Butler with return .60 in your precinct; you cause to be paid and satisfied Monday 3.29 unto the said Eaton, at the value thereof in money, the Reverses 1. " aforesaid sums, being two hundred four Dollars, thirty-five App. fees 3. " cents in the whole, with 17 cents more for this writ; and thereof also to satisfy yourself for your own fees. \$212.61

And for want of goods, chattels or lands of the said Butler, to be by him shewn unto you or found within your precinct to the acceptance of the said Eaton, to satisfy the sums aforesaid. We command you to take the body of the said Butler and him commit unto either of our Gaols within your precinct, and detain in your custody within our said gaol, until he pay the full sums aforesaid, above mentioned, with your fees; or that he be discharged by the said Eaton, the creditor or otherwise by order of law, hereof fail not, and make due return of this writ, with your doings therein, unto our said court of Common Pleas, to be helden at Concord, in our county of Merrimack, aforesaid, on the second Tuesday of April next.

Witness, Arthur Livermore Esq. at Concord, the ninth day of November, Anno Domini 1826.

M. Eastman, Clerk.
Merrimack

Caton vs. Butler.

Merrimack fs. December 8. 1826. Then Joshua Darling and Robert M. Wallace, personally appeared and made oath that they would faithfully and impartially appraise such lands and tenements as should be shewn them as the estate of the within named Belas. Butler, to satisfy the within execution.

Before me,

Artemas Rogers, Justice of the Peace.

Merrimack fs. December 8. 1826. Then Artemas Rogers personally appeared and made oath, that he would faithfully and impartially appraise such lands and tenements as should be shewn him as the estate of the within named Belas. Butler, to satisfy the within execution. Before me,

Joshua Darling, Justice of the Peace.

We the subscribers having carefully and attentively examined a tract of land, situate in Henniker in the county of Merrimack shewn to us as the estate of the within named Belas. Butler, bounded and described as follows, being about three fourths of an acre, of lots numbered two in the ninth and tenth ranges, beginning at the north-west corner of the same, at the point of intersection of the road leading from Henniker to Hopkinton, upon the south side of Controok river, and the road leading from said Hopkinton road to William Adams thence by said Hopkinton road easterly about twenty rods, to land of Bela Butler thence southerly by said Bela's land about six rods to land of Rufus Sawyer, thence westerly by said Sawyer's land to the aforesaid road, leading from Mr. Adams to the Hopkinton road, thence northerly by the said Adams road to the first mentioned bound. do upon our oaths say, that the same tract of land is of the value of two hundred and twelve dollars sixty-four cents, and no more, and we have set off the same by miles and bounds as aforesaid, in satisfaction of the within execution, and costs of levying the same, and counting in the whol to two hundred and twelve dollars and sixty-four cents.

Joshua Darling,
R. M. Wallace. } Appraisers.
Artemas Rogers. }

Merrimack

Merrimack ss. December 8th 1826. In pursuance of the directions of Page Eaton, the creditor within named I have extended the within execution upon the tract of land above described in the manner following viz. I caused three appraisers to be chosen, that is to say Artemas Rogers chosen by the creditor within named, Robert M. Wallace chosen by myself and the said Joshua Darling appointed by me in behalf of the said Debtor, he being out of the state and in parts unknown, and not being to be found so that he might be notified, the said Artemas Rogers, Robert M. Wallace and Joshua Darling being all reputable freeholders and residents in said county of Merrimack, who being sworn before a Justice of the Peace faithfully and impartially to appraise such lands and tenements as should be shewn to them as the estate of the within named debtor upon their oath said that the above described tract of land shewn to them as the estate of the aforesaid Debtor was of the value of two hundred twelve Dollars sixty-four cents and no more, and the said appraisers set off the same land by mites and bounds as aforesaid, at that sum, in satisfaction of this execution, and my fees and I have delivered possession and seizure of the said tract of land to the said Page Eaton the creditor within named. I therefore return this execution fully satisfied as aforesaid.

Thomas Tucker, D. Sheriff.

December 8. 1826. This may certify that I have this day received full seizure and possession of the above described tract of land by Thomas Tucker, Deputy Sheriff.

Page Eaton.

Received January 11. 1827.

Examined.

J. B. Moore, Rdr.

Greenough to Moore.

Greenough versus Moore.

State of New Hampshire.

Merrimack, ss. To the Sheriff of any county in this state
or his Deputy. Greeting,

(S. S.) Whereas John Greenough of Boscawen in said
county merchant, by the consideration of our Justices of our
court of Common Pleas held at Concord within and for
the county of Merrimack on the last Tuesday of October
anno domini 1820 recovered judgment against Jere-
miah Moore of Canterbury, in said county, yeoman, for
the sum of thirty seven Dollars ninety-two cents debt or
damages, and eighteen Dollars fifty-nine cents cost of suit,
as to us appears of record, whereof execution remains to
be done. We command you therefore that of the goods,
chattels or lands of the said Moore within your pre-
cinct, you cause to be paid and satisfied unto the said
Greenough at the value thereof in money the aforesaid
sums being fifty-six dollars fifty-one cents in the
whole, with 17 cents more for this Writ; and thereof
also to satisfy yourself for your own fees. And for want
of goods, chattels or lands of the said Moore to be by
him shown unto you or found within your precinct
to the acceptance of the said Greenough to satisfy the
sums aforesaid: we command you to take the body
of the said Moore and him commit unto either of
our gaols within your precinct, and detain in your
custody within our said gaol until he pay the full
sums above mentioned with your fees, or that he be
discharged by the said Greenough the creditor or
otherwise by order of law. Hereof fail not, and
make due return of this writ with your doings
thereon, unto our said court of common pleas, to be
held at Concord in our county of Merrimack
aforesaid on the second Tuesday of April next.

Witness. Arthur Livermore, Esq. at Concord, the
9th day of November anno domini 1820.

M. Eastman, Clerk.

37.92
18.59
56.57
17
56.68
19.81
36.87

[There is a return on the back of the execution of sundry articles of personal property attached and duly sold.]

Merrimack, p. Dec. 9. 1826. Then Ezekiel Morrill, David Clough and Nathaniel Morrill personally appeared and made oath that they would faithfully and impartially appraise such lands and tenements as should be shown them as the estate of the within named Jeremiah Moore, to satisfy the within execution, before me,

Neil Foster, Esq. Deed.

We the subscribers having carefully and attentively examined a tract of land shewed to us as the property and estate of the within named Jeremiah Moore and bounded as follows. to wit. beginning at a stake and stones standing on the south line of land of loapt David Moril twenty-four and a half rods from the highway that leads by the house of Lewis Bennet - thence south ten degrees east on the west side of a stone wall thirteen rods and five links to a stake and stones - thence east one degree north forty rods to a stake and stones - thence north ten degrees west thirteen rods and five links to a stake and stones standing on the south line of said David Moril's land, thence by said Moril's land to the bound first mentioned, containing three acres and one quarter of an acre, and do upon our oaths say that the same tract of land is of the value of forty-five dollars and thirty-seven cents, and no more, and we have set off the same land by metes and bounds as aforesaid in satisfaction of the within execution.

Ezekiel Morrill

Nathaniel Morrill

David Clough

December 9. 1826.

Merrimack, p. December 9th, 1826. In pursuance of the directions of John Greenough the creditor within named I have satisfied the within execution upon the tract of land above described, in the manner following, viz. I caused

caused three appraisers to be appointed and chosen, that is to say, Nathaniel Morrill by the creditor within named, David Blough by myself, and Ezekiel Morrill Esq. appointed by me in behalf of the said debtor he being out of the state and in facts unknown, and not being to be found so that he might be notified and the said Nathaniel Morrill, David Blough and Ezekiel Morrill being all reputable freeholders and residents within said said county of Merrimack, who being all sworn before a justice of the peace faithfully and impartially to appraise such lands and tenements as should be shewn to them as the estate of the within named debtor, upon their oaths said that the above described tract of land shew to them as the estate of the aforesaid debtor was of the value of forty five dollars, and thirty seven cents and no more. And the said appraisers set off the same land by metes and bounds as aforesaid at that sum in satisfaction of this execution and my fees. And I have delivered possession and seisin of the said land to the said John Greenough the creditor within named. I therefore return this execution fully satisfied as aforesaid.

Richard Bradley, Dcfy Sheriff.

Fees and expenses.

,75 poundage.
,50 paid justice peace.
3.00 paid appraisers.
1.00 recording.
3.25 my expenses and time in setting off land.
<u>\$ 8.50</u>

December 9th. 1826. This may certify that I have this day received full seisin and possession of the above described tract of land by Richard Bradley, D. Sheriff.

John Greenough.

Received and recorded January 30. 1827.

Examined,

J. B. Moore, Rds.

Newton vs. Heath. —

State of New Hampshire.

Cheshire, ss. To the Sheriff of any county in this State
or his Deputy, Greeting.

(S.D.S.) Whereas Hubbard Newton of Newport in said
county, esquire, by the consideration of our Justices of our
Court of Common Pleas, holden a Chardtown for and with-
in our county of Cheshire, on the third Tuesday of Sept.
Anno Domini 1826, recovered judgment against Sargent
Heath of said Newport Esq. for the sum of one thousand
three hundred seventy nine dollars and twenty cents debt
or damages, and ten dollars and eighty six cents cost of
suit, as to us appears of record, wherof execution remains to
be done. We command you, therefore, that of the Goods chattels

1379.20
10.86
1390.06
17.

or lands of the said Heath within your precinct, you cause
to be paid and satisfied unto the said Newton at the value
thereof in money, the aforesaid sums, being one thousand
three hundred ninety dollars and six cents in the whole
with 17 cents more for his writ, and thereof also to satisfy
yourself for your own fees. And for want of goods, chattels
or lands of the said Heath, to be by him shewn unto you
or found within your precinct, to the acceptance of the said
Newton to satisfy the sums aforesaid. We command you
1. take the body of the said Heath and commit unto either
of our Goals within your precinct, and detain in your custody
within our said goal, until he pay the full sums above
mentioned, with your fees; or that he be discharged by the
said Newton, the creditor, or otherwise by order of Law,
hereof fail not, and make return of this writ, with your
doings therein, unto our said Court of Common Pleas to be
helden at Keene in our County of Cheshire aforesaid, on
the third Tuesday of March next. Witness Arthur Liver-
more Esq. at Keene the 26th day of Sept. Anno Domini
one thousand eight hundred and twenty six.

S. Hale Clerk.

Memorandum

Newton vs. Heath.

Merrimack J. October 17th. 1826. Then Enoch Darling, Robert M. Wallace and William Coggeshall personally appeared and made oath that they would faithfully and impartially appraise such land and tenements as should be shewn them as the estate of the within named Sargent Heath to satisfy the within execution - Before me.

Artemas Rogers Justice of the Peace -

We the subscribers having carefully and attentively examined a tract of land shewn to us as the estate of the within named Sargent Heath and bounded as follows. Beginning at the Northwest corner of lot No. 9. in the tenth range situated in Henniker in the County of Merrimack and State of New Hampshire thence eastwardly on the southerly side of the road forty eight rods to the road leading from Deacon Stephen Scates to Danus Whitcombs thence southerly by the west side of the old road one hundred and eighty eight rods to the south side of said lot thence west eight degrees south on the south line of said lot four rods to the south west corner of said lot thence north seventeen degrees west on the west line of said lot one hundred and twenty eight rods to the south east corner of a five acre lot being part of lot No. 10. in the tenth range formerly deeded by Isaac Holden to Elyal Purington thence west eight degrees south twenty rods to stake and stones thence north ten degrees west by the line of land formerly owned by Joshua Heath deceased fortytwo rods to a stake and stones on the south side of the road thence eastwardly on the southerly side of the road to the bound first mentioned containing forty two acres - do upon our oaths say that the same tract of land deducting the incumbrance is of the value of one hundred and nineteen dollars and no more, and we have set off the same land by metes and bounds as aforesaid in part satisfaction of the within execution.

D. 119. 00. October 17th. 1826.

Enoch Darling
R. M. Wallace } Appraisers.
William Coggeshall }

Merrimack J. October 17th. 1826. In pursuance of the directions of Hubbard Newton, the creditor within named

named I have extended the within execution upon the tract of land above described in the manner following viz. I caused three appraisers to be chosen that is to say Enoch Darling by the creditor within named William Crefsy who was chosen by my self and Robert M. Wallace who was also chosen by my self for the said Sargent Heath the debtor having been duly notified and requested by me to choose an appraiser and having refused and neglected so to do. the said Enoch Darling Robert M. Wallace and William Crefsy being all reputable free holders and residents in said country of Memmack who being sworn before a Justice of the peace faithfully and impartially to appraise such lands and tenements as should be shewn to them as the estate of the within named debtor upon their oath said that the above described tract of land shewn to them as the estate of the aforesaid debtor was of the value of one hundred and nineteen dollars and no more and the said appraisers set of the same land by metes and bounds as aforesaid at that sum in part satisfaction of this execution and my fees and I have delivered possession and seizen of the said tract of land to the said Hubbard Newton the creditor within named.

I therefore return this execution satisfied as aforesaid in part to wit for the sum of one hundred and six dollars being the residue of the said sum of one hundred and nineteen dollars the value of said land after deducting my fees and for no more.

Lynes Crefsy. Dep. Shiff.

Fees paid appraisers	3.00
paid surveyor	3.00
.. Atomian	.50
Register for recording	1.50
oath to appraisers	.50
Notifying appraisers & defendant	1.00
My attendance and expenses	<u>3.00</u>

Memmack J.S.

\$12.50 Recd of Lynes Crefsy seizen and
and possession of the above described parcell of land —
Hubbard Newton.

Received February 1st 1827
Oscarw. O.B. Moore Rdr.

Durgin vs. Plumer.

State of New Hampshire

Merrimack Co. To the Sheriff of any county in this State
or his Deputy - - - - - Greeting

(ss) Whereas Samuel M. Durgin of Boscawen in
said county clotheon by the consideration of our jus-
tices of our Court of Common Pleas, holden at Con-
cord within and for the County of Merrimack, on the last
Tuesday of October Anno Domini 1826, recovered judg-
ment against John Plumer of the same Boscawen
Cordwainer for the sum of one hundred sixteen dol-
lars, ninety five cents debt or damages and eleven

116.95 11 dollars, eleven cents cost of suit, as to us appears of Record

128.06 17 whereof execution remaineth to be done. We command you
therefore that of the goods chattels or lands of the said Plum-
er within your precinct, you cause to be paid and satisfied
unto the said Durgin at the value thereof in money the
aforesaid sums being one hundred twenty eight dollars
six cents in the whole with 17 cents more for this writ
and therof also to satisfy yourself for your own fees.
and for want of goods, chattels, or lands of the said
Plumer to be by him shewn unto you or found within
your precinct to the acceptance of the said Durgin to
satisfy the sums aforesaid. We command you to take
the body of the said Plumer and him commit unto
either of our Gaols within your precinct, and detain in
your custody within our said gaol until he pays
the full sum above mentioned with your fees or
that he be discharged by the said Durgin the creditor
or otherwise by order of Law. Heretofore fail not, and
make due return of this writ, with your doings therein
unto our said Court of Common Pleas to be holden
at Concord in our County of Merrimack aforesaid
on the second Tuesday of April next.

Witness Arthur Livermore Esq. at Concord the 9th
day of November Anno Domini 1826.

M. Eastman Clerk.

Merrimack Co. Nov. 27. 1826. I have this day levied and extended this execution on the one undivided fourth part of the following tract or parcels of land situated in Boscawen in said County, herein after described shewn to me by the said Samuel M. Durgin the creditor, as the property and estate of the said John Plumer the debtor, in manner following viz. Isaac Gerish was appointed and chosen an appraiser by the said Samuel M. Durgin, the creditor and the said Plumer the debtor, was duly notified by me to appoint an appraiser on his part, but he neglecting and refusing to appoint an appraiser on his part, John Cogswell was appointed and appraiser by me on the part of the said Plumer the debtor, and Theodore Atkinson was appointed an appraiser on my part, all reputable freeholders & residents within our said county of Merrimack and I have notified the said Gerish, Cogswell and Atkinson of their appointment aforesaid, and have caused them to go before John Greenough Esqun. one of the Justices of the Peace within and for our said county of Merrimack and to be sworn as appraisers as aforesaid agreeably to Law.

Jos. C. Thompson Deputy Sheriff

Merrimack Co. Nov. 27. 1827. Personally appearing Isaac Gerish, John Cogswell and Theodore Atkinson and made solemn oath that would faithfully and impartially appraise such lands and tenements as should be shewn them, as the estate of the within named John Plumer to satisfy this execution, with officers fees and charges of levying the same, before me
John Greenough, Jus. Peace.

Pursuant and agreeable to the above appointment and notice, and after due and particular examination, we have faithfully and impartially appraised, one undivided fourth part of the following parcel of land situated in said Boscawen, shewn to us by Joseph C. Thompson Deputy Sheriff, in and for

Durgin vs Plumer.

for said County of Merrimack as the property of the
 said John Plumer bounded and described as follows
 viz Beginning at a stake and stones on the road
 thence easterly on the said road sixty two rods to a
 stake and stones thence south twenty degrees east
 eighty one rods to a black ash tree thence west twenty
 degrees south sixty one rods to a pine stump - thence
 north twenty degrees west eighty two rods to the bounds
 first mentioned containing thirty two acres part of
 the eighty acre lot laid out to the right of Jacob
 Noyes. The whole tract being subject to the right of
 dower of Priscilla Plumer the widow of Betfield
 Plumer now Priscilla Kimball late of said Boscauen
 deceased as the same was set off to her at the sum of
 eighty eight dollars and hereby set off to him the said
 Durgin to hold to him and his heirs in part satisfa-
 tion of this execution and Officers fees and charges of
 levying the same - also one undivided fourth part of
 one other tract of land situate in said Boscauen and
 bounded and described as follows - Beginning at a
 pine stump at the southwest corner of the aforesaid
 tract of land : thence running east twenty degrees
 north ninety rods to two beech trees thence south
 twenty degrees east eighty rods to a hemlock tree
 thence west three degrees south one hundred rods
 to a stake and stones thence north fourteen degrees
 west fifty four rods to the first mentioned bounds
 containing forty acres being part of the forty five acre
 lot laid out to the right of Joseph Gernish and a
 piece of common land. the whole of this tract also
 being subject to the right of dower of Priscilla Plumer
 widow of Betfield Plumer now Priscilla Kimball
 late of said Boscauen deceased as the same was
 set off to her at the sum of twenty five dollars and
 hereby set off to him the said Durgin to hold to him
 and his heirs in part satisfaction of this execution
 and officers fees and charges of levying the same -
 Appraising and setting off the one undivided fourth
 part of the two aforesaid tracts of land subject to

the

the right of dower of the said Priscilla widow of the said Bitfield, which has been set off to her at the sum aforesaid -

Isaac Gernish
John Cogswell } Appraisers
Theodore Atkinson)

And therefore I have delivered sezen and possession of the aforesaid tracts or parcels of land bounded and described and appraised as aforesaid to Samuel M. Durgin the aforesaid creditor, and set off the said lands to the said Durgin to hold to him and his heirs in part satisfaction of this execution with officers fees and charges of levying the same.

Jos. C. Thompson Deputy Sheriff,

I have received of Joseph C. Thompson aforesaid sezen and possession of the tracts and parcels of land appraised and described as aforesaid to hold to me and my heirs in part satisfaction of this execution with officers fees and charges of levying the same

Samuel M. Durgin, creditor

I return this execution satisfied in part, to wit in the sum of ninety two dollars and fifty four cents the cost of levy being twenty dollars and forty six cents and being deducted from the appraisal leaves the aforesaid sum of \$72. 54. to be endorsed on this execution.

Jos. C. Thompson. Dep. Sheriff

Fees. 23 Service

45 Travel

2.52 Poundage

1.00 Notifying debtor to appoint an appraiser

1.00 Notifying appraisers.

2.00 My time in setting off and giving possession

6.00 Paid appraisers.

3.00 Paid Surveyor.

2.00 Making return

1.75 Recording

.51 Swearing appraisers.

\$ 20.46

Received Feb. 10. 1827.

Exam'd.

J. B. Moore P.D.

160

Cressey vs Fulton

Cressey vs Fulton

State of New Hampshire

Merrimack Co - To the Sheriff of any County in this State or
his Deputy Greeting --

(S.S) Whereas Ebenezer Cressey of Bradford in said County

Esquire by the consideration of our Justices of our Court of Common

Pleas held at Concord within and for the County of Merrimack

on the last Tuesday of October Anno Domini 1826 recovered jud-

gment against Robert Fulton of the same Bradford, yeoman

for the sum of Thity seven dollars seventy nine cents debt or

damages and seven dollars forty cents cost of suit aforesaid ap-

eal of Record, whereof Execution remains to be done. We command

you therefore that of the goodz. chattels or lands of the said Fulton

within your precinct you cause to be paid and satisfied unto

The said Cressey at the value thereof in money, the aforesaid sum

being Forty five dollars nineteen cents in the whole with seven

teen cents more for this writ; and thereof also to satisfy yourself

Draw. 90 for your own fees. And for want of Goodz. Chattels, or Lands of the

borrower, said Fulton to be by him shown unto you or found within your

precinct to the acceptance of the said Cressey to satisfy the sum of

Appraisement 3.00 aforesaid: We command you to take the body of the said Fulton and

Imprison 1,00 him commit unto either of our Gaols within your Precinct, and

until to app. detain in your custody within our said Gaol until he pay

sum 50 the full sum aforesaid ^{with your fees}, or that he be discharged by the

Expenses 38 said Cressey the creditor, or otherwise by order of Law. Hereof

notifying parties fail not, and make due return of this writ unto your doings

Appraisement 50 therein, into our said Court of Common Pleas, to be held at

one day Concord in our County of Merrimack aforesaid, on the second

next Tuesday of April next.

D^r 9th 1826 Witness Arthur Livermore Esq. at Concord, the 8th day
of November, Anno Domini 1826

M. Eastman, Clerk

Merrimack Co. November 2nd 1826

Then John Raymond, Daniel Hale Jr and Nathaniel Parry
personally appeared and made oath that they would faithfully
and impartially appraise, such lands and tenements
as should be shown them at the estate of the within named

Robert

Cessey vs Fulton

161

161

Robert Fulton to satisfy the within execution before me
Humphrey Jackson, Justice of the Peace

We the subscribers having carefully and attentively examined a tract of land, known to us as the estate of the within named, Robert Fulton, situated in Bradford in said County and being part of lot No Eighty nine and bounded as follows Beginning at a stake and stones southly of the house on said lot on the west side of the Road and on the north line of land set off of said lot to Isaac Wilkins three west eight degrees, south, forty six rods to stake and stones, thence north, twenty seven degrees west nineteen rods to a hemlock tree marked, thence east eight degrees north fifty rods to a stake and stones, standing near the road, thence southly on the west side of the road nineteen rods to the bounds first mentioned, containing five acres and a half and thirty two rods. Also one other piece of land on the east side of the road and bounded as follows, beginning at a stake and stones on the east side of the road and on the north line of land set off to Isaac Wilkins thence east eight degrees north four rods to stake and stones, thence northwesterly ten rods to stake and stones, thence west, seventeen, degrees south, four rods to stake and stones, standing near the road, thence southly on the east side of the road to the bound first mentioned, containing forty square rods - do upon our oaths say that the same tract of land is of the value of fifty five dollars and no more, and we have set off the same land by metes and bounds as aforesaid in satisfaction of the within execution

\$ 55.00, November 27th. 1826

Daniel Hale Jr
John Raymond } Appraisers
Nath'l Preby }

Merrimack Esq November, 27th. 1826

In pursuance of the directions of Ebenezer Cessey the creditor within named, I have extended the within execution upon the tract of land above described in the manner following, viz I found three appraisers to be chosen that is to say Nathaniel Preby the creditor within named John Raymond by the debtor, and Daniel Hale Jr who was

Crissey vs Fulton

was chosen by myself, the said Nathaniel Presby, John Raymond and Daniel Hale Jr being all respectable freeholders and residents in said County of Merrimack who being sworn before a Justice of the Peace faithfully and impartially to appraise such lands and tenements as should be shown to them as the estate of the within named debtor upon their oaths said that the above described tract of land shown to them as the estate of the aforesaid debtor was of the value of fifty five dollars and no more, and the said appraisers set off the same land by metes and bounds as aforesaid at that sum in satisfaction of this execution and my fees and I have delivered possession and seized of the said tract of land to the said Ebenezer Crissey the creditor within named, & therefore return this execution, satisfied.

Cyrus Crissey, Deputy Sheriff

November 27th. 1826

This may certify that I have this day received full seizure and possession of the above described tract of land by Cyrus Crissey, Deputy Sheriff
Ebenezer Crissey

Received February 21, 1827.

Examined,

J. B. Moore, Rdr.

Webster et al. vs. George.

State of New Hampshire.

Merrimack, Jr. To the Sheriff of any County in this State or his Deputy.

Greeting.

Whereas Nathaniel Webster and Worcester Webster, both of Boston in said County, merchants and partners, jointly trading under the firm of Nathaniel & Worcester Webster by the consideration of our Justices of our Court of Common Pleas helden at Concord within and for the county of Merrimack on the last day of October anno domini 1826, recovered judgment

judgment

judgment against Austin George of the same Descanson physician, for the sum of fifty-eight dollars two cents debt or damages and eight dollars seventy-six cents cost of suit, as to us appears record, whereof execution remains to be done. We command you therefore that of the goods, chattels or lands of the said George within your precinct you cause to be paid and satisfied unto the said A. & W. Webster at the value thereof in money the aforesaid sums being sixty-six dollars seventy-eight cents in the whole with 17 cents more for this writ, and thereof also to satisfy yourself for your services. And for want of goods, chattels or lands of the said George to lie by him shewn unto you or found within your precinct to the acceptance of the said A. & W. Webster to satisfy the sums aforesaid. We command you to take the body of the said George and him commit unto either of our gaols within your precinct and detain in your custody within our said gaol until he pay the full sums above mentioned, with your fees; or that he be discharged by the said A. & W. Webster the creditor or otherwise by order of law. Hereof fail not, and make due return of this writ with your doings therein unto our said court of common pleas to be helden at Concord in our ~~said~~ county of Merrimack aforesaid on the second Tuesday of April next. Witness, Arthur Giemore Esq. at Concord the 9th day of November anno domini 1820.

M. Eastman, Clerk.

Merrimack, ss. April 9, 1827. Then William Walker John Leagomell, and Andrew Buswell personally appeared and made oath that they would faithfully and impartially appraise such lands and tenements as should be shewen them as the estate of the within named Austin George to satisfy the within execution.

Before me, Thos. Hollows, Justice of the Peace.

We the subscribers having carefully and attentively examined a tract of land shewen to us as the estate of the within named Austin George during his natural life and bounded as follows: north and west on the highway,
east

Webster et al. vs. George.

east and south on land of Joshua C. Plumer, containing about ten acres and being part of the homestead farm of the late Caleb Knight, Esq. deceased, do upon our oaths say that the same tract of land during the natural life of the within named Austin George is of the value of sixty-five dollars and no more, in part satisfaction of this execution and fees.

John Cogswell
William Walker,
Andrew Buswell

Merrimack, S. Nov. 21, 1827. In pursuance of the directions of A. W. Webster the creditors within named I have extended the within execution upon the tract of land above described in the manner following, viz. I caused three appraisers to be chosen, that is to say, Andrew Buswell by the creditors within named, William Walker by the debtor within named, and John Cogswell being all reputable freeholders and residents in said county of Merrimack, who being sworn before a justice of the peace faithfully and impartially to appraise such lands and tenements as should be shown to them at the estate of the within debtor upon their oath said that the above described tract of land shown to them as the estate of the aforesaid debtor during his natural life was of the value of sixty-five dollars and no more, and the said appraisers set off the same land bounded as aforesaid at that sum. And I have delivered possession and seizure of the said tract of land to the said Worcester Webster one of the creditors within named for said term during the natural life of the within mentioned debtor. I therefore return this execution satisfied in part, to wit, for the sum of sixty-five dollars and thirty-one cents.

<u>Spec. - Service</u>	23
Travel	.45
Poundage	1.59
For attending to	
Set off	2.00
For motivation	1.50
Paid Appraiser	2.25
Recording	1.50
Total Sum	.17
	<u>9.69</u>

For C. Thompson, d. Sheriff

April 9.

April 9. 1827. This may certify, that I have this day
received full sum and proportion of the above described
tract of land by Jas. C. Thompson, D. Sheriff.

Worcester Webster,
For the firm of A. & W. Webster.

Received April 10. 1827
Examined. J. B. Moore, Rdr.

State of New Hampshire.

Merrimack, ss. To the Sheriff of any county in this State or
his Deputy. Greeting.

Whereas Nathaniel Webster and Worcester Webster both
of Booseamore in said county traders partners in trade doing
business under the firm and style of A. & W. Webster, by the
concedation of our Justices of our County of Common Pleas
held at Concord within and for the County of Merrimack
on the last Tuesday of October anno domini 1826 recovered
judgment against Moses Gookin of the same Booseamore 54.80
yeoman, for the sum of fifty-four Dollars eighty cents debt
or damages and seven Dollars twenty-two cents cost of
suit as to us appears record, whereof Execution remains
to be done. We command you therefore that of the goods
chattels or lands of the said Gookin within your precinct
you cause to be paid and satisfied unto the said A. & W.
Webster at the value thereof in money, the aforesaid sum,
being sixty-one Dollars two cents in the whole with 17
cents more for this writ, and thereof also to satisfy your
self for your expenses. And for want of goods, chattels or
lands of the said Gookin to lie by him shew unto you,
or found within your precinct to the acceptance of the said
A. & W. Webster to satisfy the sum aforesaid, we command
you to take the body of the said Gookin and him commit
unto either of our gaols within your precinct and detain in
your custody within our said gaol until he pay the full
sums above mentioned with your fees, or that he be discharged
by the said A. & W. Webster the creditor or otherwise by order of
law.

Webster et al. vs. Gookin.

law. Whereof fail not, and make due return of this writ with your doings thereon unto our said court of Common Pleas to be holden at Concord in our county of Merrimack aforesaid on the second Tuesday of April next. Witness, Arthur Guernsey, Esq. at Concord, the 9th day of November, anno domini 1826.

M. Eastman, Clerk.

Merrimack, ss. April 5, 1827. Then Joseph Concord, Jeremiah Noyes, and Judiah Danforth, personally appeared and made oath that they would faithfully and impartially appraise such lands and tenements as should be shewen them as the estate of the within named Moses Gookin to satisfy the within execution. Before me,
Hob. Fellows, Justice of the Peace.

We the subscribers having carefully and attentively examined a tract of land shewen to us as the estate of the within named Moses Gookin and bounded as follows, beginning at the southwest corner of the Bean farm (so called) at a stake and stones and bounds being the southeast corner of the Marsh farm (so called) thence northerly, on said line eighteen rods and fifteen links to a stake and stones - thence easterly, one hundred and thirty rods to a stake and stones, thence north eighteen and a half degrees west fourteen rods and sixteen links to land of John Elliot, thence by said Elliot's land sixty-eight rods to land of Royal Hale, thence by said Hale's land thirty three rods seven links to the south line of the farm, thence on said south line to the bounds first mentioned, containing about twenty-seven acres - do upon our oaths say that the land of land is of the value of one hundred and ninety dollars and no more - said land being subject to a mortgage to N. & M. Webster dated January 14, 1826 for the sum of one hundred and fifty-five dollars and annual interest amounting at this date to the sum of one hundred and sixty-seven dollars and three cents - and we have set off the same land by metes and bounds as aforesaid in part satisfaction of the within

within execution.

April 5, 1827.

Joseph Couch,
Jeremiah Noyes,
Jedidiah Danforth

Merrimack, ss. November 20, 1826. In pursuance of the directions of A. W. Webster, the creditors within named, I have extended the within execution upon the tract of land above described in the manner following, viz on the fifth day of April I caused three appraisers to be chosen that is to... Jedidiah Danforth by the creditors within named Joseph Couch by the debtor within named, and Jeremiah Noyes by myself the said Jedidiah Danforth, Joseph Couch and Jeremiah Noyes, being all reputable freeholders and residents in said county of Merrimack, who being sworn before a justice of the peace faithfully and impartially to appraise such lands and tenements as should be shown to them as the estate of the within named debtor upon their oath said, that the above described tract of land shown to them as the estate of the aforesaid debtor was of the value of one hundred and ninety dollars and no more said land being subject to a mortgage to A. W. Webster amounting debt and interest on the fifth day of April 1827 to the sum of one hundred and sixty seven dollars and three cents. And I have delivered to him and his wife of the said tract of land to the within named Worcester Webster one of the creditors within named for said sum. I therefore return this execution satisfied in part (to wit deducting the amount of the above named mortgage, my fees and charges of laying the same amounting to twelve dollars and fifty one cents) for the sum of two dollars and forty six cents.

<u>Gas</u>	<u>Service</u>	23
Travel		60
Poundage		1.57
totaling deb. to apprais.		
an appraiser		1.00
paying appraiser		1.00
for attending to set off		1.50
making the return		1.50
Appraisers		3.50
Recording		1.50
Indorse fees		17
		12.57

Jos. C. Thompson, D. Sheriff

April 9, 1827. - This may certify that I have

this

this day received full sever and possession of the above described tract of land by Jas. C. Thompson, Sheriff.

Worcester Webster,
For the sum of \$1,000. Webster.

Received April 10, 1827.

Examined J. B. Moore, Robt.

Berry vs Jones

State of New Hampshire
Merrimack Co:

(S) To the Sheriff of any County in this State or his Deputy Greeting --

Whereas John Berry Jr of Barnstead in our County of Strafford, trader, by the consideration of our Justices of our Court of Common Pleas, within and for the County of Merrimack, on the last Tuesday of October Anno Domini 1826 recovered judgment against Jacob Jones of Pittsfield in said County, Clockmaker for the sum Seventy two dollars, twenty eight cents Debt or damages and seven dollars thirteen cents Court of Suit, as to us appears of Record, whereof Execution remains to be done. --

We command you therefore that of the goods, chattels or lands of the said Jones within your precinct you cause to be paid and satisfied unto the said Berry at the value thereof in money, the aforesaid sum, being Seventy nine dollars forty one cents in the whole with 17 cents more for this writ; and thereof to satisfy yourself for your own fees. And for want of goods chattels or lands of the said Jones to be found therein unto you or found within your precinct to the acceptance of the said Berry to satisfy the sum aforesaid: We command you to take the body of the said Jones and have committed unto either of our Gaols within your precinct and detain in your custody within our said Gaol until he pay the full sum aforesaid within your fees; or that he be discharged by the said Berry the creditor or otherwise by order of Law. Whereof fail not and make due return of this writ with your doings therein unto our said Court of Common Pleas, to be held at Concord in our County of Merrimack aforesaid on the

on the second Tuesday of April next
Witness Arthur Livermore Esq at Concord, the 28th day of
November Anno Domini 1826.

M Eastman Clerk

Merrimack ss The sixth day of December in the year of
our Lord one thousand eight hundred and twenty six
Pursuant to the within precept I have levied and extended
the Execution on undivided moiety of a tract or parcel of
Land hereafter described, lying and situate in Pittsfield shown
to me by the said John Berry for the Creditor as the property of
the said Jacob Jones the debtor in manner following to wit
Ebenezer Lane was appointed and chosen appraiser by the
said John Berry for the creditor, David Sherburne was appointed
and chosen appraiser by the said Jacob Jones the debtor,
and Theodore Clark was appointed and chosen appraiser on
my part, all reputable freeholders and residents in said
County, and I have notified the said Ebenezer Lane, David
Sherburne, and Theodore Clark, of their appointment aforesaid
and have caused them to go before Caleb Merrill Esq one of
the Justices of the Peace in and for said County to be sworn as
appraisers aforesaid agreeably to Law - Said tract of land is
situate as in the appraisers return here after set out -

John L. Thorne the Deputy Sheriff

Merrimack ss The thirteenth day of December in the year
of our Lord one thousand eight hundred and twenty six
Then personally appeared Ebenezer Lane, David Sherburne
and Theodore Clark and made solemn oath that they would
faithfully and impartially appraise such lands and
tenements as should be shown them in the estate of the within
named, Jacob Jones to satisfy this Execution with the officers
fees and charges of levying the same, before me
Caleb Merrill Jus. Peace

Pursuant and agreeably to the above appointment and
notice, and after particular examination we have faithfully
and impartially appraised one undivided moiety of a
certain tract or parcel of land lying and situated in Pittsfield
in the

Berry vs Jones

in the County of Merrimack shown to me by John L. Knudsen
 Deputy Sheriff of said County, as the property of the said Jacob
 Jones - bounded as follows to wit, beginning at the northwest
 corner of said piece of land at the road leading from James
 Drakes to Browns mills so called in Chester and adjoining
 land owned by Joseph Martin thence running south about
 twenty five degrees west binding on land owned by Joseph
 Martin fifty nine rods to the Gore of land formerly owned
 by Jonah Barton, and now owned by Elyah Brown ---
 thence running south about seventy degrees east binding
 on said Gore of land sixty four rods or five links to land
 owned & in possession of William Yeaton, thence runn-
 ing north thirty one degrees east binding on said Yeaton's
 land twenty five rods - Thence north forty five and one half
 degrees west binding on said Yeaton's land twenty seven
 rods and twenty links; Thence north thirty three and
 one half degrees east seventeen rods and seventeen links
 to said Road - Thence north sixty one degrees west thirty
 three rods and twenty links binding on said road - thence
 binding on said road twelve rods and seven links to the
 bound first mentioned - Containing twenty acres and
 four rods reserving out of said appraisal one hundred
 and forty four rods near the northeasterly corner thereof
 at the sum of sixty nine dollars and hucby sett off one
 undivided moiety of the said tract of land to the said John
 Berry Jr to hold to him and his heirs in part satisfaction
 of the within execution, to wit, in satisfaction of the sum
 of sixty dollars and eighty one cents thereof with officers
 fees and incidental charges of buying the same taxed
 at eight dollars and nineteen cents

Eben Lane
 David Sherburne } Appraisers
 Theodore Clark }

and thereupon I have delivered possession and seized of the
 undivided moiety of the tract or parcel of land appraised
 and described as aforesaid to John Berry Jr the aforesaid
 creditor, and set off the said land to the said John Berry
 Jr to hold to him and his heirs in part satisfaction of the
 within

within Execution to wit the sum of sixty dollars and eighty one cents with officers fees and incidental charges of buying the same

John L. Thorendike Deputy Sheriff

Fees of Levy
Service - 23

Amount due - 48

Poundage 1.67

I have received of John L Thorendike possession and Expence 1.75
Sizur of the tract or parcel of land appraised and Molding 50
described as aforesaid to hold to me and my heirs Apprais'd
in part satisfaction of the within Execution to wit Molding 50
the sum of sixty dollars and eighty one cents with Poundage 1.95
officers fees and incidental charges of buying the Apprais'd 1.63
same — — — — — John Berry Jr. Creditor 7.81

Adj'tg. part 38

\$ 8.19

Therefore I return this Execution satisfied in part to
wit the sum of sixty dollars and eighty one cents

John L. Thorendike Deputy Sheriff

Received April 10. 1827. Exam'd. J. B. Moore, Pro. Dr.

Merrimack, N.H. State of New-Hampshire

To the Sheriff of any County in this State
or his Deputy. Greeting -
L.S. Whereas John Berry, Junr of Boarstead in one County
of Strafford, Esq by the consideration of our Justices of
our Court of Common Pleas, held at Concord within and
for the County of Merrimack, on the last Tuesday of October
Anno Domini 1826 recovered judgment against Wm. Jones 100. 99
Jones of Epsom in said County, Plaintiff for the sum
of ninety three dollars eighty cents debt or damages and
seven dollars nineteen cents Cost of Suit, as to us appears
of Record, whereof Execution remains to be done - We command
you therefore that of the Goods, Chattels or Lands of the
said Jones within your Precinct you cause to be paid
and satisfied unto the said Berry at the value thereof in
money, the aforesaid sums being one hundred dollars

93. 80

7. 19

17

ninety

Berry vs Jones

ninety nine cents in the whole, with 17 cents more for the Writ; and thereof also to satisfy yourself for your own fees. And for want of Goods, Chattels, or lands of the said Jones ~~to be by~~
left shown unto you or found within your precinct to the acceptance of the said Berry to satisfy the sums aforesaid we command you to take the body of the said Jones and him commit unto either of our Gaols within your Precinct, and detain in your custody within our said Goal until he pay the full sums above mentioned, with your fees: or that he be discharged by the said Berry, the creditor, or otherwise by order of Law. Whereof fail not and make due return of this Writ, with your doings therein, unto our said Court of Common Pleas, to be holden at Concord, in our County of Merrimack aforesaid, on the second Friday of April next.

Witness Arthur Livermore Esq. at Concord, the 28th day of November Anno Domini 1826,

M Eastman. Clerk

Merrimack ss} The sixth day of December in the year
of our Lord one thousand eight hundred and twenty six
Pursuant to the within precept, I have levied and extended
this Execution, on an undivided moiety of a tract or parcel
of land hereafter described lying and situate in Pittsfield
shown to me by the said John Berry Jr the creditor, as the
property of the said Winthrop Jones the debtor in manner
following to wit, Ebenezer Lane was appointed and
chosen appraiser by the said John Berry Jr the creditor,
David Shurburne, was appointed and chosen appraiser
by the said Winthrop Jones the debtor and Theodore Clark
was appointed and chosen appraiser on my part, all
reputable freeholders and residents in said County and
I have notified the said Ebenezer Lane, David Shurburne
and Theodore Clark of their appointment aforesaid and
have caused them to go before Caleb Merrill Esquire
one of the Justices of the Peace in and for said County
to be sworn as appraisers aforesaid agreeably to Law.
said tract of land is situate as in the appraisers return
hereunto set out

John L. Thordike. Deputy Sheriff

Merrimack \$5? The thirteenth day of December in the year of our Lord one thousand eight hundred and twenty six -- Then personally appeared Ebenezer Lane, David Sherburne, and Theodore Clark and made solemn oath, that they would faithfully and impartially appraise such lands and tenements as should be shown them as the estate of the within named Wmthop Jones to satisfy this Execution with the officers fees and charges of levying the same, before me

Caleb Merrill, Jus. Peace

Pursuant, and agreeably to the above appointment & notice and after particular examination we have faithfully and impartially appraised one undivided moiety of a certain tract ^{of land} lying and situated in Pittsfield in the County of Merrimack shown to us by John L. Thaddeus, Deputy Sheriff of said County, as the property of the said Jones bounded as follows to wit beginning at the northwest corner of said piece of land at the road leading from James Drakes to Brown's Mills so called in Chichester and adjoining land owned by Joseph Martin, thence running south about twenty four degrees west binding on land owned by Joseph Martin fifty nine rods to the Gore of land formerly owned by Joseph Barton and now owned by Elijah Brown thence running south about twenty degrees east binding on said Gore of land sixty four rods and four links to land owned and in possession of William Yeaton. Thence running north thirty one degrees east, binding on said Yeatons land twenty five rods. Thence north forty four and one half degrees west binding on said Yeatons land twenty seven rods and twenty links - Thence north thirty three and one half degrees east seventeen rods and fourteen links to said Road - Thence north sixty one degrees west thirty three rods and twenty links binding on said road thence binding on said road twelve rods and seven links to the bound first mentioned id - containing twenty acres and four rods reserving out of said appraisal one hundred and forty four rods near

Berry vs Jones

near the northwesterly corner thereof formerly owned by
 Marcus Barton at the sum of fifty eight dollars and
 thirty nine cents and hereby set off one undivided moiety
 of the said tract of land to the said John Berry Jr to hold
 to him and his heirs in part satisfaction of the within
 Execution, to wit in satisfaction of the sum of fifty eight
 dollars and thirty nine cents thereof with officers fees and
 incidental charges of buying the same taxed at ten
 dollars and sixty one cents

Eben Lane
 David Sherburne } Appraisers
 Theodore Clark }

Fees of Levy
 Service 23
 Travel 48
 Poundage 1.41
 Expense 2.50
 Notifying 2.50
 appraisers
 Warnings do 51
 writing Levy 50
 Recordg. 1.25

And thereupon I have delivered possession and seized
 of the undivided moiety of the tract or parcel of land
 appraised and described as aforesaid to John Berry Jr
 the aforesaid creditor, and have sold off the said land to
 the said John Berry Jr to hold to him and his heirs
 in part satisfaction of the within Execution to wit the
 sum of fifty eight dollars and thirty nine cents with
 officers fees and incidental charges of buying the same

John L. Thordike Dft. Sheriff

Appraiser 1.63
 per }
Surveyor per 1.60
 \$ 10.61

I have received of John L. Thordike possession and seizure
 of the tract or parcel of land appraised and described
 as aforesaid to hold to me and my heirs in part satis-
 faction of the within Execution, to wit the sum of fifty
 eight dollars and thirty nine cents with officers fees
 and incidental charges of buying the same

John Berry Jr's Creditor

Therefore I return this Execution satisfied in part
 to wit the sum of fifty eight dollars and thirty nine
 cents

John L. Thordike, Deputy Sheriff

Received April 10. 1827

(Examined) J. B. Moore, Rd.

State of New Hampshire

Merrimack & To the Sheriff of any County in
this State or his Deputy Greeting.
D.S. Whereas Matthias Heath Jr. of Hillsborough in our
County of Hillsborough Yeoman by the consideration of
our Justices of our Court of Common Pleas, Holden at
Concord, within and for the County of Merrimack
on the second Tuesday of April Anno Domini 1827
recovered judgment against Joseph B. Welch of Hemm-
iker in said County Blacksmith for the sum of two hun-
dred thirteen dollars seventy one cents debt and damages
and seven dollars seventeen cents cost of suit, as to us ap-
pears by record, whereof execution remains to be done.

213.71

7.17

220.88

17

\$221.05

We command you therefore that of the Goods Chat-
tels or Lands of the said Welch within your precinct,
you cause to be paid and satisfied unto the said Heath
at the value thereof in money, the aforesaid sum,
being two hundred twenty Dollars eighty eight cents
in the whole, with seventeen cents more for this writ
and thereof also to satisfy yourself for your own fees.
And for wants of Goods Chattels or Lands of the said
Welch to be by him shewn unto you or found within
your precinct to the acceptance of the said Heath to sat-
isfy the sums aforesaid. We command you to take
the body of the said Welch and him commit unto Fees .23
either of our Gaols within your precinct, and detain Service .23
in your custody within our said Gaol until he pay Jail .60
the full sum aforesaid with your fees or that sumage 3.46
he be discharged by the said Heath the Creditor or 4.29
otherwise by order of law. If of jail not and make Appais .3.00
due return of this writ, within your doing therein Swearing .50
unto your said Court of Common Pleas to be Holden Appais Registers 1.00
at Concord in our County of Merrimack aforesaid on Execution 21.05
The last Tuesday of October next 8.79

Mitress Arthur Livermore Esq. at Concord the Execution 21.05
10 day of April Anno Domini 1827. Sect 4 last \$29.84

M. Eastman Clerk,

Heath vs Welsh

Hennock of May 14th 1827. That Robert M. Wallace
William Cressy and John Gibson personally appeared
and made oath that they would faithfully and im-
partially appraise such lands and tenements as shall
be shown them as the estate of the within named
Joseph B. Welch to satisfy the within execution

Before me

Artemas Rogers Justice of the peace

We the subscribers having carefully and atten-
tively examined a tract of land shown us as the
property of the within named Joseph B. Welch being
part of lot number ten in the seventh range bound-
ed as follows to wit beginning at the bridge by
Howe's Mills in Henniker and the south side of
Contoocook river thence northwesterly by the east
line of said lot to land of William Cressy thence
southerly by said Cressy's land to the road upon
the south side of Contoocook River leading from
Henniker also meeting house to Hopkinton thence
easterly by said road to the bridge aforesaid, do
upon oath say, that the same tract of land is of the
value of two hundred twenty nine dollars eighty four
cents and no more and have set off the same land
by miles and bounds as aforesaid in satisfaction of
the within execution

May, 14. 1827.

R. M. Wallace
William Cressy } Appraisers
John Gibson }

Hennock of May 14th 1827. In pursuance of the di-
rections of Nathaniel Heath Jr. the creditor within named
I have extended the within execution upon the tract of
land above described in the manner following viz
I caused three appraisers to be chosen that is to say
Robert M. Wallace by the creditor within named, Wil-
liam Cressy by the debtor within named and John
Gibson who was chosen by myself the said Robert
M. Wallace William Cressy and John Gibson

being all reputable freeholders and residents in said County of Merrimack who being sworn before a Justice of the peace faithfully and impartially to appraise such lands and tenements as should be shewn to them as the estate of the within named debtor upon their oath, said, that the above described tract of land shewn to them as the estate of the within named debtor, was of the value of two hundred twenty nine dollars eighty four cents and no more, and the said appraisers set off the same land by metes and bounds as aforesaid, at that sum in satisfaction of this Execution, and my fees, and I have delivered possession and seizure of the said tract of land to the said Mathias Heath Jr. the creditor within named. I therefore return this execution fully satisfied as aforesaid,

Thomas Tucker D. Sheriff

May 14, 1827

This may certify that I have this day received full seized and possession of the above described tract of land by Thomas Tucker Dep. Sheriff

Artemas Rogers Attorney
for creditor in this Execution

Received June 18, 1827.

Examined.

J. B. Moore, Rd.

Melony vs Sanborn

State of New-Hampshire.

Merrimack Co.

B.P.

To the sheriff of any County in this State or
his Deputy. Greeting

Whereas John Melony of Northfield in said County
Esquire by the consideration of our Justices of our Court of Common
Pleas holden at Concord within and for the County of
Merrimack on the second Tuesday in April Anno Domini 1827 recovered judgment against James R Sanborn of
Northfield aforesaid husbandman for the sum of sixty

two dollars fifty seven cents debt or damages and several debts

69.95 less thirty eight cents cost of suit, as to us appears of record where-

17 of execution remains to be done. We command you therefore

70.12 that of the Goods Chattels or Lands of the said Sanborn within

your precinct you cause to be paid and satisfied unto the said

56.60 Melony at the value thereof in money, the aforesaid sums

being 1.00 being sixty nine dollars ninety five cents in the whole

bentage 1.65 with 17 cents more for this writ and thereof also to satis-

time 1.83 fy yourself for your own fees. And for want of goods chattels

3 appraisers 3.00 tell or lands of the said Sanborn to be by him shewn

Surveyor 1.00 unto you or found within your precinct to the acceptance

of the said Melony to satisfy the sums aforesaid we

17 commanding you to take the body of the said Sanborn

Recording 1.75 and him commit unto either of our Gaols within your precinct

1/2 Justice .50 and detain in your custody within our said Gaol until he

\$ 81.35 pay the full sums abovementioned, with your fees, or that he

be discharged by the said Melony the creditor or otherwise

by order of law. Hereof fail not, and make due return of

this writ, with your doings therein, unto our said Court of

Common Pleas to be holden at Concord in our County

of Merrimack aforesaid on the last Tuesday of October next.

Witness Arthur Livermore Esq at Concord the 10 day of

April Anno Domini 1827.

Mastman Clerk

Merrimack May 8. 1827 there personally appeared Abraham
Brown Thomas Chase & Jeremiah Smith and made oath

that they would faithfully and impartially appraise such lands and tenements as should be shown to them being one common and undivided half of with the incumbrance thereon of the widows dower as the estate of the within named James R Sanborn to satisfy the within execution.

Before me Peter Wadleigh Justice

Merrimack of May 8th 1827.

We the subscribers having carefully and attentively examined a tract of land shown to us as the estate of the within named James R Sanborn and bounded as follows viz Beginning at the north west corner at a Stake and stones joining Jeremiah Smiths land running south by said Smiths land eighty five and a half rods to a stake and stones thence east by Josiah Ambroses land fifty four rods and twenty two links to a stake and stones thence north forty two rods & eighteen links to a stake and stones thence west twenty rods to a stake and stones thence north forty two rods eighteen links to Jeremiah Smiths land to a stake and stones thence west by said Smiths land to the first mentioned bounds containing twenty four acres of land as upon our oaths say that one undivided half of said land deducting the widows right of dower is of the value of eighty one dollars & thirty five cents and no more & we have set off the one half of the above described land as above mentioned by metes and boundaries as aforesaid in full satisfaction of the within execution.

Jeremiah Smith
Thomas Chase
Abraham Brown { Appraisers

Merrimack of May 11th 1827.

In pursuance of the directions of John Molony Esq the creditor within named I have extended the within execution on a tract of land above described and on the eight day of May 1827 had the same set off in the manner following viz I have

Molony vs Fairborn

caused three appraisers to be chosen that is Jeremiah Smith
land to a stake and stoned distance went by said appraisers
based to the first mentioned bounds containing twenty
four acres of land as upon our oaths say that one
undivided half of it by James R Fairborn the
debtor within named Thomas Chase by John
Molony the creditor and Abraham Brown by my-
self and the said Jeremiah Smith Thomas Chase and
Abraham Brown being all reputable freeholders and
residents in the County of Merrimack who being sworn
before a Justice of the Peace faithfully and impartially
to appraise such lands and tenements as should be
shewn to them as the estate of the within named
debtor upon their oaths say that one undivided half of said
land as above described, deducting the widows right of
dower, shew to them as the estate of the aforesaid
debtor is of the value of eighty one dollars and thirtyfive
cents and no more till the said appraisers set off the
same undivided one half of said land as above named
by metes and boundaries as aforesaid and that sum in
satisfaction of this execution and my fees and I have
delivered possession and seized of the same to John
Molony the creditor within named therefor return this
execution fully satisfied as aforesaid.

Simon Late Deputy Sheriff

May the 8th 1827 This may certify that I have this day
received full seized and possession of the one un-
divided half of the tract as above mentioned and
described by Simon Late Deputy Sheriff

John Molony

Received June 19. 1827.

Exam'd.

J. B. Moore, Robt.

State of New Hampshire

Merrimack Co.

No. 25.

To the sheriff of any County in this State

or his Deputy

Whereas Jonathan Herrick of New London in said County Gentleman by the consideration of our Justices of our Court of Common Pleas holden at Concord within and for the County of Merrimack on the second Tuesday of April anno Domini 1827 recovered judgment against Israel Bean of Sutton in said County Yeoman for the sum of sixty dollars debt or damages and seven dollars ninety six cents cost of suit unto us appears of record whereof execution remains to be done

We command you therefore that of the Goods Chattels or Lands of the said Bean within your precincts you cause to be paid and satisfied unto the said Herrick at the value thereof in

60.00 money the aforesaid sums being sixty seven dollars ninety six

7.46 cents in the whole with 17 cents more for the court and there-

\$67.96 of also to satisfy yourself for your own fees due for want of Goods Chattels or Lands of the said Bean to be by him shewn unto you or found within your precinct to the accept-

ance of the said Herrick to satisfy the sums aforesaid We com-

mand you to take the body of the body said Bean and bring com-

mit unto either of our Gaols within your precinct and detain in

your custody within our said Gaols until he pay the full

sums above mentioned with your fees or that he be discharged by

the said Herrick the creditor or otherwise by order of law Hereof fail

not and make and return of this writ with your doing, thereby unto

our said Court of Common Pleas to be holden at Concord in our County of Merrimack aforesaid on the last Tuesday of October next 1827

Witness Arthur Levermore Esq at Concord the 10 day of April

Anno Domini 1827

A. Eastman Clerk

Merrimack May 15 1827 Then Reuben Porter & Elisha Parker personally appeared and made oath that they would faithfully and impartially appraise such lands and tenements as should be shewn them as the estate of the within named Israel Bean to satisfy the within execution

Before me Daniel Woodbury Justice of the peace

Herrick M. Bean

Merrimack & May 15, 1827 Then Daniel Woodbury personally appeared and made oath that he would faithfully and impartially appraise such lands and tenements as should be shown him as the estate of the within named Israel Bean to satisfy the within execution.

Before me Reuben Porter Justice of the peace

We the subscribers having carefully and attentively examined a tract of land shown to us as the estate of the within named Israel Bean situated in Sutton in said County bounded as follows, to wit Beginning on the southerly side of the highway leading from Capt Amos Resseys to the north meeting house in said Sutton and on the easterly line of said Resseys land thence running southerly on said easterly line about ninety nine rods to land owned by Nathan Leach thence easterly by said Leachers land about thirty four rods to a stake and stones thence northerly a line parallel with the line first mentioned to the aforesaid highway then by said highway to the bound first mentioned to contain twenty acres by measures as upon our oaths say that the same piece of land is of the value of eighty three dollars & twenty three cents and no more being subject to a life lease to William Bean of said Sutton and we have set off the same land by metes and bounds in satisfaction of the within execution,

May 15, 1827

Daniel Woodbury
Reuben Porter } Appraisers
Elisha Parker

Merrimack & May 15, 1827 In pursuance of the directions of Jonathan Herrick the creditor within named I have extended the within execution upon the tract of land above described in the manner following to wit I caused three appraisers to be chosen that is to say Daniel Woodbury by the creditor within named Reuben Porter who was chosen by myself and Elisha Parker who was chosen by myself for the said Israel

Bean

Bean the debtor within named the said debtor being
out of the State and to parts unknown the said James
Woodbury Ruben Parker and Eliza Parker being
all reputable freeholders and residents in said County
of Merrimack who, being sworn before a Justice of
the peace faithfully and impartially to appraise
such lands and tenements as should be shown to them
as the estate of the within named debtor upon their
oath said that the above described tract land shown
to them as the estate of the aforesaid debtor was of
the value of eighty three dollars & twenty three
cents and no more And the said appraisers set
off the same land by metes and bounds as aforesaid
at that sum in satisfaction of this execution and my
fees and I have delivered possession and seized of the
said tract of land to the said Jonathan Herrick the
creditor within named I therefore return this ex-
ecution fully satisfied as aforesaid

Benjamin C. Woodbury Deputy Sheriff

May 15 1827 This may certify that I have
this day received full seized and possession of the above
described tract of land by Benjamin Woodbury Deputy
Sheriff Jonathan Herrick

Received June 7. 1827.

Exam'd. J. B. Moore Rdr.

1827

Greenough vs Moore

State of New Hampshire

Merrimack

To the Sheriff of any County in
this State or his deputy

Greeting

Whereas Richard Greenough of Canterbury is said
County Esquire by the concurrence of our Justices of
our Court of Common Pleas held at Concord
within and for the County of Merrimack on the sec-
ond Tuesday of April anno Domini 1827 recovered judg-
ment against Jeremiah Moore of Canterbury in said
County laborer for the sum of sixty two dollars seven-
ty two cents debt or damages and eight dollars nine-
teen cents cost of suit, as to us appears of record
whereof execution remains to be done. We com-
mand you therefore that of the Goods Chattels
or lands of the said Moore within your precinct
you cause to be paid and satisfied unto the said
Greenough at the value thereof in money the
aforesaid sums being seventy dollars ninety
one cents in the whole and 19. cents more for this
writ and thereof also to satisfy yourself for your own
fees. And for want of Goods Chattels or Lands of the
said Moore to be by him shewn unto you or found
within your precinct to the acceptance of the said
Greenough to satisfy the sums aforesaid. We command
you to take the body of the said Moore and him
commit unto either of our Gaols within your precinct and
detain in your custody within our said Gaol until he
pay the full sum above mentioned with your fees
or that he be discharged by the said Greenough the
creditor, or otherwise by order of law. Whereof fail not and
make due return of this writ with your doings
therin unto our said Court of Common Pleas
to be held at Concord in our County of Merri-
mack aforesaid on the last Tuesday of October next
Witness Arthur Livermore Esq at Concord the 10th day
of April anno Domini 1827.

02.72
8/19
70.91
"7
\$71.08

Masterson Clerk

Greenough vs. Moore

185
185

Merrimack of May 7 1827 Then Ezekiel Morrill John Clough & Stephen Moore personally appeared and made oath that they would faithfully and impartially appraise such lands and tenements as should be shown to them as the estate of the within named Jeremiah Moore to satisfy the within execution.

Before me

Abiel Foster Justice

We the subscribers having carefully and attentively examined a tract of land shown to us as the estate of the within named Jeremiah Moore situated in Canterbury and bounded as follows beginning at a stake and stones at the northwest corner of the forty acre lot numbered one hundred and forty six thence south forty six rods by a rageway to a stake and stones on the side of Hugh Fallants lane thence east by said Fallants lane thirty nine rods to a stake and stones at the corner of James Bennett's land thence north about two degrees west forty six rods by said Bennett's land to a stake and stones by a highway thence by said highway west forty two rods to the corner first mentioned containing eleven acres and thirty nine rods being formerly owned by Josiah Moore & conveyed by him to the defendant as upon our oath day that the same tract of land is of the value of eighty one dollars and seventy five cents and no more and we have set off the same land by miles and bounds as aforesaid in full satisfaction of this execution.

By your affec

Ezekiel Morrill
John Clough
Stephen Moore

Merrimack of May 7 1827

In pursuance of Richard Greenough the creditor within named I have extended the within execution upon the (land)

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Greenough vs Moore

tract of land above described, in the manner following viz. I caused three appraisers to be chosen that is to say Stephen Moore was chosen by the creditor within named Ezekiel Morrell who was chosen by myself and John Clough who was also chosen by myself for and in behalf the said Jeremiah Moore the debtor within named being out of the State and in parts unknown and not being to be found in that he might be notified the said Stephen Moore Ezekiel Morrell and John Clough, being all reputable freeholders and residents in said County of Merrimack who being sworn before a Justice of the peace faithfully and impartially to appraise such lands and tenements as should be shewn to them as the estate of the within named debtor upon their oath said that the above described tract of land shewen to them as the estate of the aforesaid debtor was of the value of eighty and dollars and twenty five cents and no more and the said appraisers set off the same by metes and bounds as aforesaid at that sum in satisfaction of the execution and my fee and I have delivered a possession and seizure of the aforesaid tract of land to the said Richard Greenough the creditor within named. I therefore return this Execution fully satisfied as aforesaid.

Fee & Expenses

Janer .23	
Travel .24	
Poundage 1.67	
My time 4.00	
Appraiser .50	
Att. fees .50	
Appraiser 3.00	
Recording 1.00	
<u>\$10.64</u>	

Rich'd Bradley Deputy Sheriff

May 7. 1827. This may certify that I have this day received full seizure and possession of the within & above described land by Rich'd Bradley Deputy Sheriff

Richard Greenough

Received July 23. 1827.

Exam'd. J. B. Moore, Rdr.

Bowman versus Hall

The State of New Hampshire.

Hillsborough, sc. To the sheriff of any county in this state
or his Deputy Greeting.

(Lo 8) Whereas, Jonas B Bowman of Bedford in said
county, Esquire, by the consideration of our justices of
our court of Common Pleas holden at Amherst for
and within our county of Hillsborough on the
second Tuesday of February Anno Domini, 1827,
recovered judgment against William ^{Hall} of Brooksett
in our County of Merrimack, Esquire, for the sum of
three hundred sixty dollars fifty cents debt or damages
and eight dollars seventy two cents cost of suit, as to
us appears of Record, whereof execution remains to be
done: we command you, therefore, that of goods, chatt-
els or lands of the said Hall within your presinet,
you cause to be paid and satisfied unto the said
Bowman at the value thereof in money, the afore-
said sums being three hundred sixty nine dollars
twenty two cents in the whole: with 17 cents more for
his writ; and thereof also to satisfy yourself
for your own fees. And for want of goods, chatt-
els, or Lands of the said Hall to be by him shewen
unto you, or found within your presinet, to the
acceptance of the said Bowman to satisfy the sums
aforesaid; We command you to take the bodys
of the said Hall and him commit unto our gaol
within your presinet, and detain in your custody
within our said gaol, until he pay the full sums
above mentioned, with your fees, or that he be dis-
charged by the said Bowman the creditor, or
otherwise by order of Law. Whereof fail not, and
make return of this writ, with your doings therein
unto our said Court of Common Pleas, to be holden
at Amherst, in our county of Hillsborough, afores-
aid, on the first Tuesday of September next.

Witness Arthur Livermore, Esq. at Amherst,
the

Bowman vs. Hall

the 23^d day of February, anno Domini, 1827.

To Wallace, Clerk

Merrimack, sc. March 15, 1827. Then James Green, Enoch Alexander, and Joseph Brown personally appeared and made oath that they would faithfully and impartially appraise such lands and tenements as should be shewen them as the estate of the within named William Hall to satisfy the within execution. Before me —

R H Tyler, Justice of the Peace
 We the subscribers having carefully and attentively examined a tract of land shewen to us as the estate of the within named ~~William~~^{situate in Hooksett} Hall, in said county, and bounded as follows, beginning at a stake and stones standing on the south side of the Londonderry Branch Turnpike at John Prescott's land, thence north sixty eight degrees west forty seven rods by said Turnpike to a stake and stones; thence south thirty one degrees west forty three rods to a stake and stones standing in the Mitchel Pond; thence east seventy six rods by the Isle of Hooksett Canal Corporation land to the Londonderry Turnpike; thence north nineteen degrees west, three rods and sixteen links by the Londonderry Turnpike to a stake and stones; thence north seventy three degrees west eleven rods and seventeen links by John Prescott's land to a stake and stones; thence north fifteen degrees west eleven rods sixteen links by said Prescott's land, to the bounds first mentioned, containing ten acres and forty eight rods, including a small corner of the pond above mentioned, do, upon our oaths say, that the same tract of land is of the value of two hundred and forty seven dollars and twenty cents, and no more; Also, we the subscribers having carefully and attentively examined one other tract or parcel of land, situate in said Hooksett shewen to us as the estate of the within named William Hall, and bounded as follows; beginning at a stake and stones on the west side of the Mitchel Pond, so called, on Richard H. Tyler's line, thence south eighty eight degrees west

west by said Aycis land about thirty rods to John Prescott's land to a stake and stones; thence north two degrees west by said Prescott's land about sixty rods to a stake and stones on the original line of the lot; thence north eighty eight degrees east on the original line of the lot about sixty four rods to the Mitchell Pond; thence southerly by the pond to the bounds began at, containing seventeen acres and one hundred rods. Also all that part of the Mitchell Pond adjoining said land and the land of the same pond which the said William Hall now owns and all his interests in the same, do, upon our oaths, say that the last aforesaid described piece of land is of the value of eighty eight dollars twelve and one half cents and no more; and we have set off the same two pieces of land above described by metes and bounds as aforesaid in part satisfaction of the within execution.

March 15, 1827.

James Green,
Joseph Brown.
Enoch Alexander.

Merrimack, N. March 15, 1827. In pursuance of the directions of Jonas B. Bowman the creditor within named I have extended the within execution upon two pieces of land above described in manner following viz: I caused three appraisers to be chosen that is to say Joseph Brown by the creditor within named, Enoch Alexander, who was chosen by myself, I left a notice in writing at the last and usual place of abode of the within named William Hall in said Haverhill on the fourteenth day of March, A.D. 1827, requesting him to appoint one suitable man on his part, in the following words, viz:—

"Merrimack, N. March 14, 1827. To William Hall of Haverhill, in said county, Esquire, you are hereby notified that I now have in my hands an execution in the name of Jonas B. Bowman of Bedford, in our county of Hillsborough, Esquire, against you recovered at the court of Common

Bowman vs. Hall

mon Pleas, holden at Hooksett in said county of Hillsborough, on the second Tuesday of February last, for the sum of three hundred and sixty dollars and fifty cents, debt or damages and eight dollars and eighty nine cents cost, including execution, which execution I am ordered to satisfy by levying the same on your real estate situated in said Hooksett, and I have appointed the 15. day of March instant at eight o'clock in the forenoon for levying the same, and you are requested to attend at the store lately occupied by you in said Hooksett at the above mentioned time, and appoint one suitable man as an appraiser on your part for that purpose.

Mace Moulton Sheriff

But the said William Hall, after said notice, neglected to attend at said time and place named in said notice and appoint an appraiser on his part, and James Green was also chosen by myself for the said William Hall, the debtor with in named, the said Joseph Brown, Ernoch Alexander and James Green, being all reputable freeholders and residents in said county of Merrimack who being sworn before a Justice of the Peace faithfully and impartially to appraise such lands and tenements as should be shown to them as the estate of the within named debtor, upon their oath said that the above described two pieces of land shown to them as the estate of the aforesaid debtor, was of the value of three hundred and thirty five dollars and thirty two and a half cents, and no more. True the said appraisers set off the same two pieces of land by metes and bounds, as aforesaid at that sum in part satisfaction of this execution and my fees, and have delivered possession and seisin of the said two pieces of land to the said Jones B. Bowman the creditor with in named. I therefore return this execution satisfied as aforesaid in part to wit. for the sum of three hundred and nine dollars and

and sixty eight and one half cents being the residue
of the said sum of three hundred thirty five dollars
and thirty two and one half cents the value of
the said land after deducting my fees and ex-
pences of levying, and no more.

Mace Moulton D.Sheriff

Fees and expences

Service.....	,23
Travel.....	,63
Poundage.....	4,43
Appraisers fees.....	6,00
Surveyor.....	2,00
Recording.....	1,50
Making return.....	1,00
Attending with Appraisers	2,00
Oaths.....	,50
Notifying parties & appraisers	3,00
Expences when levying	2,35
Giving Exon to Conover	2,00
to get same same ready	
	<u>\$25,64</u>

March 15, 1827. This may certify that I have
this day received full seisin and possession
of the above described two pieces of land by
Mace Moulton D.Sheriff.

Jonas B Bowman.

Received August 25, 1827.

Exam'd J.B. Moore, Rdr.

Bunham vs Wason

SS

Brockingham. Ic. State of New Hampshire
To the Sheriff of any County in this State or his
Deputy.. Greeting.

Whereas Noah Burnham of Chester in said
County trader by the consideration of our Justices of
our Court of Common Pleas held at Portsmouth
for and within our County of Rockingham aforesaid
on the third Tuesday of January Anno Domini 1828.
Recovered judgments against James Wason Jr late of
Chester in said County Gentleman deceased in the hands
& under the Administration of Samuel D. Wason aforesaid
Chester Esquire Executor of the last will and testament
of the S^r. James for the sum of sixteen Dollars four cents
Debt or Damage, and eight dollars fifty four cents
Costs of suit, as to us appears of record, whereof Exec-
ution remains to be done.

16. 114
8. 54
24. 58
17
21. 75
1. 27 Mill deducted
23. 48
3. 110 last add'd

We command you therefore, that of the Goods, Char-
tles, or Lands of the said James in the hands of the
said Samuel D. (within your precinct) you cause
to be paid and satisfied unto the said Noah at the
value thereof in money the aforesaid sum being \$24.58.
in the whole with seventeen cents more for this writ
and thereof to satisfy yourself for your ~~just~~ fees.

Hereof fail not, and make return of this writ with your
doings thivin. unto our said Court of Common Pleas,
to be helden at Exeter in our County of Rockingham
aforesaid, upon the third Tuesday of August next.
Witness, Arthur Livermore, Esquire, at Exeter, the
26. day of January Anno Domini. 1828.

P. Chadwick, Clerk.

Mercirach^d February 18th 1828, Then Aaron Whittle-
more Esqr. James Hobartine and Joseph Penry Jr Per-
sonally appeared and and made oath that they wo-
uld faithfully and impartially appraise such Lands
and tenements as should be shown them as the estate
of the within named debtor to satisfy the within Exe-
cution before me

Leonard Pratt Jus. of Peace
We

We the subscribers having carefully and attentively examined a tract of land shewed to us as the estate of the said James Wason just late of Chester deceased, and bounded as follows beginning at the east corner of said tract at a dead pine spotted as a corner thence north five degrees east one hundred and twenty rods by land of Stephen Clay to a white oak, thence north sixty five degrees west about forty three rods, to an oak and stones laid around it thence south by lot number five, one hundred and twenty rods to stone and stones thence south sixty five degrees east thirty two rods to bounds first mentioned, containing twenty eight acres said tract is situated in Hooksett in the county of Merrimack and is the southwesterly end of lot No 4 in the 5th division in the first range as laid out by the proprietors of Chester. do upon our oaths say that the same tract of land is of the value of forty six dollars and fifty eight cents and no more and we have set off the same land by Metres and bounds, as aforesaid in satisfaction of the within execution
 Feb 18th 1828.

Aaron Whittmore
James Hassettan

Joseph Emery Jr

Merrimack Febrary 18. 1828 in pursuance of the directions of Noah Bunham, the within named creditor I have extended the within execution upon the tract of land above described and have caused the same land to be apprained and set off to the said creditor by said Aaron Whittmore, chosen by the said creditor by said James Hassettan chosen by myself, and the said Joseph Emery Jr appointed by me in behalf of the within named James D. Wason he being out of the state and in parts unknown and not being to be found so that he might be notified, said appraisers being all reputable freeholders and residents in said County of Merrimack who being sworn before a Justice of the peace faithfully and impartially to appraise such lands and tenements as should be shown to them as the estate of the within named debtor upon their oath said that the above described tract of land shown to them as the estate of the afore said debtor was of the value of forty six dollars and forty eight cents and no more and the said

appraisers

Burnham vs Wilson

appraisers set off the same land by marks and
and bounds as aforesaid at that sum in satisfaction of this Execution and my fees, and I have delivered possession and seized of the said tract of land to the said Noah Burnham the creditor within named I therefore return this Execution fully satisfied as aforesaid as aforesaid

Tho. May D. Sheriff

Fees Service -- --	23
travel "	1.50
housday "	.59
Notifying appraisers	1.50
paid do	6.00
Notifying creditor	2.00
Notifying Justice	.50
paid Justice	.50
paid Surveyor	1.00
paid for ascertaining bounds	1.00
paid Register	1.50
My attendance	1.68
paid Expense	<u>2.00</u>
	\$ 20.00

February 18. 1828, this may certify that I have this day received full seige and possession of the above described tract of land by Tho. May Deputy Sheriff

Noah Burnham,

Brockingham Esq. February 4. 1828, Then Rufus Wilson, David Flint Jr and Rufus Hittidge personally appraised and made oath that they would faithfully and impartially appraise such lands and tenements as should be shown them as the estate of the within named James Wilson Junr late of old Chester deceased to satisfy the within Execution

before me Wm Graham, Justice of the Peace,
 the subscribers having carefully and attentively examined a tract of land and the buildings thereon shown to us as the estate of the within named James Wilson Junr situated in Chester and bounded as follows, beginning at the corner of the ledge near

the

the Gearborn Saw Mill (so called) on the road leading from Richard Gearborn to Candia, thence north 24° East twenty rods by said road to a Stake and Staves thence south 85° West twelve rods to a Stake & Staves by land of Elijah Hall, thence south 27° West thirteen rods and ten links to a Stake & Staves thence south 50° East fourteen rods by land of the heirs of Richard Gearborn descended to the first mentioned bounds containing one acre and sixty rods, do upon our oaths say that are undivided eighth part of the same tract of land with the saw mill standing thereon and the privilege thereto belonging is of the value of thirteen Dollars & fifteen cents and no more and we have set off the said tract of land by metes and bounds as aforesaid and have assigned unto undivided eighth part thereof to the said Noah Burnham the creditor within named in satisfaction of this execution and costs of levying the same

February 4, 1828,

David Flint Jr.

Note. This return is recorded in form agreeable to the original, but the last paragraph should have immediately followed the execution

Received March 18, 1828.
Exam'd. C. B. Wood, Rd'r.

Cogswell vs. Brown.

The State of New Hampshire.

Merrimack, ss. To the Sheriff of any county in this State or his Deputy. Greeting.

(S. S.) Whereas Amos Cogswell of Canterbury in said county gentleman by the consideration of our Justices of the Court of Common Pleas holden at Concord within and for the county of Merrimack on the third Tuesday of October anno domini 1827 recovered judgment against Ezekiel Brown late of Canterbury in said county laborer alias called Ezekiel Brown of Chasterton in the county of Middlesex

and

Cogswell vs. Arwen.

19.00
6.91
25.91
17

and Commonwealth of Massachusetts, for the sum of nineteen Dollars ^{above} Goods debt or damages and six dollars ninety-one cents cost of suit, as to us appears of record, whereof execution remains to be done. We command you therefore that of the goods, chattels or lands of the said Arwen within your precinct you cause to be paid and satisfied unto the said Cogswell at the value thereof in money the abovesaid sums being twenty-five Dollars ninety-one cents in the whole, with 17 cents more for this writ and thereof also to satisfy yourself for your own fees. And for want of goods, chattels or lands of the said Arwen to be by him shown unto you or found within your precinct to the acceptance of the said Cogswell to satisfy the sums aforesaid. We command you to take the body of the said Arwen and him commit unto either of our gaols within your precinct, and detain in your custody within our said gaol until he pay the full sum aforesaid with your fees; or that he be discharged by the said Cogswell the creditor or otherwise by order of law. Hereof fail not, and make due return of this writ with your doings therin unto our said court of Common Pleas to be helden at Concord in our county of Merrimack aforesaid on the first Tuesday of April next.

Witness, Arthur Livermore, Esq. at Concord, the
22 day of October, 1827.

M. Eastman, Clerk

The State of New Hampshire.
Merrimack, ss.

Nov. 28, 1827.

Then Joseph Moody, Joseph Keam, Jr. and Joseph Kimball personally appeared and made oath that they would faithfully, and impartially appraise such lands and tenements as should be shown them as the estate of the within named Ezekiel Arwen, to satisfy the within execution. Before me,

Amos Cogswell, Jus. Peace.

We the subscribers, having carefully and attentively examined a tract of land and buildings thereon shown to

Cogswell to Arwen

to us as the estate of the within named Ezekiel Arwen
 and bounded as follows: Beginning at the southeast
 corner bound, then running west twelve rods to a stake
 and stones, then running north thirteen rods and
 one third, then running east twelve rods to a stake and
 stones, then south thirteen and one third rods to the first
 mentioned bound, containing acre acre, it being part of the
 hundred acre lot lying in Canterbury laid out to the
 original right of Daniel Davies in the first division
 of hundred acre lots, and is numbered one hundred
 and forty-six, it being the same land which was
 deeded by George Arwen to Ezekiel Arwen, and is the
 same land that George Arwe now lies on - do upon
 our oaths say, that the same tract of land and buildings
 thereon are of the value of twenty-eight dollars and ninety
 two cents and no more, and we have set off the same
 land by metes and bounds as aforesaid in satisfaction
 of the within execution.

Joseph Moody,
 Joseph Keam, Jr.
 Joseph Kimball

November 28. 1827

Merrimack, ss. November 28. 1827. In pursuance
 of the directions of Amos Cogswell the creditor within
 named, I have levied this execution upon the tract
 of land above described and have caused the same
 land to be appraised and set off to the said creditor
 by the said Joseph Moody chosen by the said creditor
 by the said Joseph Keam, Jr. chosen by myself, and
 the said Joseph Kimball appointed by me in behalf
 of said debtor he being out of the state and in parts
 unknown and not being to be found so that he might
 be notified, the said Joseph Moody, Joseph Keam, Jr.
 and Joseph Kimball being all reputable freeholders
 and residents in said county of Merrimack, who
 being sworn before a justice of the peace faithfully
 and impartially to appraise such lands and ten-
 ments as should be shown to them as the estate of
 the within named debtor. Upon their oath said
 that

Gogswell vs. Brown

that the above described tract of land sheweth them
as the estate of the aforesaid debtor was of the value
of twenty-eight dollars and ninety-two cents and
no more. And the said appraisers set off the
same land by metes and bounds as aforesaid
at that sum in satisfaction of this execution and
my fee, and I have delivered possession and
seizure of the said tract of land to the said Amos
Gogswell the creditor within named. Therefore
return this execution fully satisfied as aforesaid.

Wm. Wm. Troe, Dep. Sheriff

,23 service
,49 travel
,42 law. exec'n.
1.50 Appraisers
\$2.84

November 28. 1827. This may certify
that I have this day received full seizure and
possession of the above described tract of land
by Wm. Wm. Troe, Dep. Sheriff

Amos Gogswell.

Received March 20. 1828.

Examined J.B. Moore, Robt.

Carr vs. Carr.

The State of New-Hampshire:

Merrimack, ss. To the Sheriff of any County in this
State, or his Deputy. — — — — — Greeting.

[S.S.] Whereas, Mary Carr of said Northfield Spinster, by the
consideration of our Justices of our Courts of Common Pleas,
helden at Concord, within and for the County of Merrimack
on the third Tuesday of October Anno Domini 1827 recover-
ed judgments against Jesse Carr of Northfield in said County
Yeoman, for the sum of one hundred nine dollars ninety-one
cents, debt or damages, and seven dollars eighty-nine cents
costs of suit, as to us appears of Record, whereof execution re-
mains to be done. We command you therefore that of the
goods, chattels or lands of the said Carr within your pro-
vince, upon cause to be paid and satisfied unto the said

109.91
7.89

\$117.80

,17

117.97

Mary

Mary at the value thereof, in money, the aforesaid sums, being one hundred seventeen dollars eighty cents in the whole, with 17 cents more for this writ; and thereof also to satisfy yourself for your own fees. And for want of goods, chattels, or lands of the said Carr to be by him shewn unto you or found within your precincts to the acceptance of the said Mary to satisfy the sums aforesaid: We command you to take the body of the said Carr and him commit unto either of our Gaols within your precincts, and detain in your custody within our said Goal, until he pay the full sums above mentioned, with your fees, or that he be discharged by the said Mary the creditor, or otherwise by order of law. Hereof fail not, and make due return of this Writ, with your doings therein, unto our said Courts of Common Pleas, to be holden at Concord, in our County of Merrimack aforesaid on the first Tuesday of April next.

Witness, Arthur Livermore, Esq. at Concord, the 22^d day of October Anno Domini, 1827.

M. Eastman, Clerk.

Merrimack, ss. November, 8th 1827. Then Jeremiah Smith, Jonathan Gilman, and John Clegg, personally appeared and made oath that they would faithfully and impartially appraise such lands and tenements as should be shewn them as the estate of the within named Jesse Carr to satisfy the within execution, Before me,

Peter Hadleigh, Justice of the Peace.

We the subscribers having carefully and attentively examined a tract of land and buildings thereon shewn to us as the estate of the within named Jesse Carr and bounded as follows beginning at a stake and stones at the southeast corner of said land, thence westerly on land of Jonathan Gilman twenty four rods to a stake and stones, thence northerly twenty rods through said land to a stake and stones, thence easterly on land of Benet Lawrence twenty-four rods to a stake and stones on the highway, thence on said highway to the first mentioned bounds, being three acres and is the same where the within named Jesse Carr, now lives, do upon our oaths say that the same tract of land and buildings is of the value of one hundred and twenty-five dollars and ninety-eight cents and no more, and we have set off the same land by metes and bounds as aforesaid, in satisfaction

Carr vs Carr.

satisfaction of the within execution.

Jeremiah Smith
Jonathan Gilman
John Copp.

November 8th 1827.

Merrimack ss. November 8th 1827. In pursuance of the directions of Mary Carr the creditor within named, I have extended the within execution upon the tract of land and tenements above described in the manner following viz: I caused three appraisers to be chosen that is to say Jeremiah Smith by the creditor within named, Jonathan Gilman by the debtor within named John Copp, next was chosen by myself - the said Jeremiah Smith Jonathan Gilman and John Copp, being all reputable freeholders and residents in said County of Merrimack, who being sworn before a Justice of the peace, faithfully and impartially to appraise such lands and tenements as should be shewn to them as the estate of the within named debtor, upon their oaths said that the above described tract of land and tenements shewn to them as the estate of the aforesaid debtor was of the value of one hundred and twenty-five dollars and ninety-eight cents and no more - and the said appraisers sett off the same land by metes and bounds as aforesaid at that sum in satisfaction of this execution, and my fees and I have delivered possession and seizure of the said tract of land and tenements to the said Mary Carr the creditor within named. I therefore return this execution fully satisfied as aforesaid.

Fees. Service	23
Poundage	2.43
Levy	50
One day setting off	83
Recording	1.00
Return	.51
Appraisers	1.00
Justice fees	.57
	801

Caleb Kimball, Dep. Sheriff.

November 8th 1827. This may certify that I have this day received full seizure and possession of the above described tract of land and tenements, by Caleb Kimball, Dep. Sheriff.

Mary Carr.

Received April 1. 1828.

Exam'd. J. B. Moore. Recd.

ans. Carr.

201

201

State of New-Hampshire.

Merrimack, ss. To the Sheriff of any County in this State,
or his Deputy. Greeting.

Whereas, Jane Carr of said Northfield spinster, by the
consideration of our Justices of our Courts of Common Pleas, holden
at Concord, within and for the county of Merrimack, on the third
Tuesday of October, Anno Domini 1827, recovered judgment against
Jesse Carr of Northfield in said County Yeoman, for the sum
of one hundred fifty three Dollars, thirty seven cents, debt or dam-
ages, and seven Dollars eighty nine cents, costs of suit, as to us
appears of Record, whereof execution remains to be done. We
command you therefore that of the goods, chattels or lands of the
said Carr within your precincts, you cause to be paid and sat-
isfied unto the said Jane at the value thereof in money,
the aforesaid sums, being one hundred sixty one dollars twenty
six cents in the whole, with 17 cents more for this writ; and thereof
also to satisfy yourself for your own fees. And for want of Goods,
Chattels or Lands of the said Carr to be by him shewn unto you
or found within your precinct to the acceptance of the said Jane
to satisfy the sums aforesaid. We command you to take the
body of the said Carr and him commit unto either of our
Gaols within your precinct, and detain in your custody within
our said Gaol until he pay the full sums above mentioned,
with your fees; or that he be discharged by the said Jane the
creditor, or otherwise by order of Law. Hereof fail not, and
make due return of this writ with your doings thereon, unto
our said Court of Common Pleas, to be holden at Concord, in
our County of Merrimack aforesaid, on the first Tuesday of
April next.

Witness, Arthur Livermore, Esq. at Concord, the
22d day of October Anno Domini, 1827.

M. Eastman, Clerk

Merrimack, ss. August 8th 1827. Then Jeremiah
Smith, Jonathan Gilman and John Bopp, personally appeared and made
oath that they would faithfully and impartially appraise such lands and
tenements as should be shewn them as the estate of the within named
Jesse Carr, to satisfy the within execution, Before me,

Peter Madleigh, Justice of the Peace.

The

\$153.37
7.89
161.26
17
161.43

Carr v. Carr.

We the subscribers having carefully and attentively examined a tract of land shewn to us as the estate of the within named Jesse Carr, and bounded as follows - beginning at a stake and stones at the south-west corner of land set off to Mary Carr, thence running westerly sixteen rods on land of Jonathan Gilman to a stake and stones to land of Peter Hadleigh; thence on said Hadleigh's land twenty rods to a stake and stones to land of Bent Lawrence, thence on said Lawrence's land sixteen rods to a stake and stones on land set off to Mary Carr, thence on land of said Mary twenty rods to the first mentioned bound, being two acres - do upon our oaths say that the same tract of land is of the value of forty dollars and no more, and we have set off the same by mites and bounds as aforesaid in part satisfaction part of the within execution, to wit, in the sum of forty dollars.

Jeremiah Smith,
Jonathan Gilman,
John Cops.

November 8th 1827.

Merrimack, ss. November 8th 1827. In pursuance of the directions of Jane Carr, the creditor within named I have extended the within execution upon the tract of land above described, in the manner following viz: I caused three appraisers to be chosen; that is to say Jeremiah Smith by the creditor within named, Jonathan Gilman by the debtor within named, John Cops, who was chosen by myself the said Jeremiah Smith, Jonathan Gilman and John Cops being all reputable freeholders and residents in said county of Merrimack, who being sworn before a Justice of the Peace, faithfully and impartially to appraise such land and tenements as should be shown to them as the estate of the within named debtor, upon their oath said that the above described tract of land shewn to them as the estate of the aforesaid debtor, was the value of forty dollars and no more, and the said appraisers set off the same land by mites and bounds as aforesaid at that sum. I therefore return this execution satisfied as aforesaid in part, to wit, for the sum of thirty-three dollars and ninety-two cents, being the residue of the said sum of forty dollars, the value of said land after deducting my fees, and for no more, and I

I have delivered possession and seizure of the said tract of land to the said Jane Carr the creditor within named

Caleb Kimball, dep. Sheriff.

Fees - Service -	23
Poundage - -	1.00
Sevy	.50
1 Day setting off	.83
Return - -	.51
Recording - -	1.50
Justice & fees - -	.51
Appraisers - -	1.50
	\$6.58

November, 8th 1827. This may certify

that I have this day received full seizure and possession of the above described tract of land by Caleb Kimball Dep. Sheriff.

Jane Carr.

Attest... John Swasey, her + mark

Merrimack, ss. November 8th 1827. Received of Jesse Carr by agreement of parties at the appraisal of Jeremiah Smith, Jonathan Gilman and John Clegg, the following personal property which was attached on a writ in the name of Jane Carr against Jesse Carr, to wit about three tons of hay, at sixteen dollars, one shoot four dollars, seven old casks at one dollar, one loom at one dollar, one set of cart boxes, at two dollars sixty six cents, and bands, two tubs at thirty-four cents, one meal chest at thirty-four cents one woolen wheel, at seventy-five cents, one Dining Wheel at one dollar, one Bead, two Pillows and one bolster at four dollars and forty-two cents, one bedstead and cord at seventy-five cents, one pair hand irons at one dollar, one crain and hooks at one dollar, one fine stove and tongs at seventy-five cents, one covered at seventy-five cents; two tables at two dollars - two iron pots at one dollar and twenty-five cents, four milk-pans at thirty cents - two sheets at sixty-eight cents - eight cheese at one dollar and sixty-four cents, one straw bed at thirty-four cents, one case of draws at seventy-five cents - one four feet chest at thirty-four cents, one churn at forty-five cents, one Tea Kettle at fifty cents, one grind stone at two dollars. Amounting in the whole to forty-six dollars and one cent, in part of the within execution.

Jane Carr,

Attest... John Swasey, her X mark.

Received April 1, 1828.

Frank J. B. Moore, R.R.

Noyes vs Butler

State of New Hampshire

Merrimack sc. To the Sheriff of any County in this State,
or his Deputy.

Greeting.

(L.S.) Whereas Nathaniel Noyes Jr of Henniker
in said County Noman by the consideration of our
Justices of our Court of Common Pleas, holden at Concord,
within and for the County of Merrimack, on
the last Tuesday of October Anno Domini 1826 recovered
judgment against Bela L. Butler of Henniker
aforesaid Gentleman. for the sum of Fifty five
Dollars - rents Debt or damages, and thirteen Dollars
Eighteen cents, cost of suit, as to us appears of record,
whereof Execution remains to be done.

We command you therefore that of the Goods, chattels or Lands of the said Butler within your precinct, you cause to be paid and satisfied unto the said Noyes at the value thereof in money, the aforesaid sums, being sixty eight Dollars Eighteen cents in the whole, with 17 cents more for this Writ; and thereof also to satisfy yourself for your own fees. And for want of Goods, chattels, or lands of the said Butler to be by him shewn unto you or found within your precinct to the acceptance of the said Noyes to satisfy the sums aforesaid: We command you to take the body of the said Butler and him commit unto either of our Gaols within your Province, and detain in your custody within our said Gaol until he pay the full sums above mentioned, with your fees; or that he be discharged by the said Noyes the creditor, or otherwise by order of Law. Hereof fail not, and make due return of this Writ, with your doings therein, unto our said Court of Common Pleas, to be holden at Concord, in our County of Merrimack aforesaid, on the second Tuesday of April next.

Witness, Arthur Livermore, Esq. at Concord, the 9th day of November Anno Domini, 1826

M Eastman, Clerk.

Merrimack sc December 5th 1826. Then personally
appeared Barnes House Bodwill Emerson and Daniel

B. Emerson, and made solemn oath that they would faithfully and impartially appraise such land and tenements as should be shewn them as the estate of the within named Bela L. Butler to satisfy this execution with the officers fees and charges of laying the same before me
Oliver Noyes & Justice of the Peace

We the subscribers having carefully and attentively examined a tract of land shewn to us as the Estate of the within named Bela L. Butler and bounded as follows. Beginning at a hemlock-tree marked standing on the south side of Contocook river thence running south eighty six degrees East fourteen Rods and fifteen links by land of Oliver Noyes to a stake and stones standing on Hopkinton west line thence North sixteen deg West twenty eight Rods by said Noyes land and on Hopkinton line to a hemlock-tree marked standing on the bank of said River thence South sixteen degrees West twenty six Rods up said River to the bound first mentioned containing one acre and thirty six square Rods by measure do upon our oaths say that the same tract of land is of the value of eighteen dollars and sixty three cents and no more and we have set off the same land by metes and bounds as aforesaid in part satisfaction of the within Execution.

December 5th 1826 James House
Bodwell Emerson } Appraisers
Dan B. Emerson }

Memorandum December 5th 1826 I pursuant of the directions of Nathaniel Noyes Jr. the creditor within named I have extended the within execution upon the tract of land above described in the manner following viz. I caused three appraisers to be chosen that is to say James House by the creditor within named Bodwell Emerson who was chosen by myself and Daniel B. Emerson who was also chosen by myself for the said Bela L. Butler the debtor within named he being out of the State and not within my precinct.

201

Noyes vs. Butler

that he might be notified the said James House Bodwell Emerson and Daniel B. Emerson being all reputable freeholders and residents in said County of Merrimack who being sworn before a Justice of the Peace faithfully, ^{and impartially}, to appraise such lands and tenements as should be shown to them as the estate of the within named debtor upon their oaths said that the above described tract of land shown to them as the estate of the aforesaid debtor was of the value of eight dollars and sixty three cents and no more. And the said appraisers set off the same land by metes and bounds as aforesaid at that sum in part satisfaction of this execution and my fees and I have delivered possession and seisin of the said tract of land to the said Nathaniel Noyes Jr. the creditor within named.

Andro Leach, Deputy Sheriff

I have received of Andro Leach Dep Sheriff Possession and seisin of the tract or parcel of land appraised and described as aforesaid to hold to me and my heirs in part satisfaction of the within execution with officers fees and incidental charges leaving the same

Nathaniel Noyes Jr. Creditor

Merrimack Co. By virtue of this precept I have attacked the property hereafter named and have advertised the same at two & more public places in Henniker in said County four days before the first day of December 1826 and on the first day of said December I sold the same property at the dwelling House of James Boldwell in said Henniker agreeable to said advertisement at two o'clock P.M. to the highest bidder in the following manner viz.

David Phinney 1 Mr 64en - \$26.10

Beth Butler 23 Sheep & 114 h 26.22

Charles Way 57 A. Wool & 26 lbs 14.82

Nathaniel Noyes Jr. 5 Sheep & 3..10

Amount of said Land set off 70.24

18.63

88.87

58.67

30.20

Fees - Fees & expenses

Service 23 Travel 45 Poundage 145 ... 2.33

Advertising 70 advertising under 100 - 1.70

Paid Daniel B. Emerson Survey app 1.50

" Bodwell Emerson 1.00

.. Oliver Noyes	34
.. James House	75
My attendance in setting of s ^d land	1..50
for recording	1.00
Nathaniel Noyes Jr. expens	1..50
Paid James Goldwell for keeping stock } & shearing & washing sheep as pr bill }	20..12
Paid Bole Butler for keeping said } stock 31 weeks as pr bill }	26..43
Paid Page Eaton as Clerk	<u>50</u>
	\$ 58..67

After deducting my fees expences of keeping stock &c as above I return together with said Land set of thirty Dollars and twenty cents satisfied and no more

Andrew Leach D Sheriff

Received and recorded April 4. 1828

Examined, Sam'l Coffin, Rdr.

Bly vs Wheeler

The State of New Hampshire.

Merrimack, ss.

To the Sheriff of any County in this State, or his Deputy.

Greeting.

Whereas Moses Bly of Fishersfield in said County of Goman by the consideration of our Justices of our Court of Common Pleas, holden at Concord, within and for the County of Merrimack, on the first Tuesday of April Anno Domini, 1828 recovered judgment against Joseph Wheeler of Salisbury in said County, Goman for the sum of seventy one Dollars five cents, Debt or damages, and twenty one Dollars twenty cents, Cost of suit, as to us appears of Record, whereof Execution remains to be done. We command you therefore that of the Goods, Chattels or Lands of the said Wheeler within your precinct, you cause to be paid and satisfied unto the said Bly at the value thereof in money, the aforesaid sums, being Ninety two Dollars twenty five cents in the whole, with 17 Cents more for this Writ; and thereof also to satisfy yourself for your own

71..05
21.20
92..25

17

Bly v. Wheeler

Fees	own fees. And for want of Goods, Chattels, or Lands of the said Whuler to be by him shewn unto you or found within your pruinct to the accept-
Suvs	tance of the said Bly to satisfy the sums aforesaid: We command
Travel	you to take the body of the said Whuler and him commit unto
Poundage	either of our Gaols within your pruinct, and detain in your custody
Certifying & Swearing affidavts	within our said Gaol until he pay the full sums above men- tioned, with your fees, or that he be discharged by the said
Affidavts	Bly the creditor, or otherwise by order of Law. Whereof fail not,
Surveyor	and make due return of this writ, with your doings therin,
Rewarding	unto our said Court of common Ples, to be holden at Bonord, in our County of Merrimack aforesaid, on the third Tuesday of October next.

D 6.50

Witness, Arthur Livermore, Esq. at Bonord, the 7th
day of April Anno Domini, 1828

M Eastman Clerk.

Merrimack ss. April 25. 1828 Then Iver Woods, John Campbell
and Thomas Tucker, personally appeared and made oath, that
they would faithfully & impartially appraise such lands & ten-
ements as should be shwon, ^{them} as the estate of the within named
Joseph Whuler to satisfy the within Execution

Before me Artemas Rogers - Justice of the Peace

We the subscribers having carefully and attentively examined
the following described tract of land situate in Weeniker in
said County of Merrimack shwon to us as the estate of the within
named Joseph Whuler, being pasture land containing nine
acres and sixty three rods which is part of the land set
off to the widow Abigail Whuler as Dower in the estate of
her late husband Warren Whuler and is bounded as follows
to wit: beginning at the maple tree in the valley thence south
twenty four degrees East twenty five rods to a stake and stones,
thence south seventeen degrees East seven rods to stake and
stones, thence North eighty two degrees East on the south
line of the said widow's dower to the orchard wall to a
stake and stones, thence forty rods Northerly, Northwestly
and westerly on the wall running to the Northwest corner
of the acre piece so called to a stake and stones, thence
south eighty six degrees west thirty seven and a half
rods to the bounds first mentioned - Also the several parts
of the buildings belonging to the homestead farm of
the said Warren Whuler, which were set off to the

said widow Abigail Whaler as a part of her dower in the estate
of her late husband the said Warren Whaler, do upon our oaths
say that one undivided fourth part of the said tract of land,
and also one undivided fourth part of the said several parts
of the said buildings, are together of the value of twenty dollars
and no more and we have set off the said tract of land by
metes and bounds as aforesaid, and have assigned one undivided
fourth part thereof together with one undivided fourth part
of the said several parts of the said buildings to the said Moses
Bly the creditor within named, in part satisfaction of this
Execution

Smri Woods

John Campbell } Appraisors
Thomas Tucker }

Merrimack ss. April 25. 1828 In pursuance of the directions
of Moses Bly the creditor within named I have extended
the within Execution upon one undivided fourth part of
the tract of land above described as also upon one undivided
fourth part of the parts of the buildings above described
in the manner following viz. I caused three appraisers to
be chosen, that is to say Smri Woods by the creditor within named,
John Campbell who was chosen by myself and Thomas Tucker
who was also chosen by myself in behalf of the within named
Joseph Whaler the Debtor, he being out of the State and in
parts unknown and not to be found so that he might
be notified, the said Smri Woods, John Campbell and Thomas
Tucker being all reputable freeholders and residents in
said County of Merrimack; who being sworn before a Justice
of the peace faithfully and impartially to appraise such lands
and tenements, as should be shewn to them as the estate of
the within named debtor upon their oath, said that one
undivided fourth part of the above described tract of land
together with one undivided fourth part of the parts of
the buildings above described shewn to them as the estate
of the aforesaid debtor was of the value of twenty Dollars and
no more. And the said appraisers set off one undivided
fourth part of said tract of land by metes and bounds
as aforesaid, together with one undivided fourth part
of the said several parts of the buildings aforesaid, at
that sum in part satisfaction of this execution and
my just, and I have delivered possession and seized

Bly vs. Wheeler

of one undivided fourth part of said tract of land as also of one undivided fourth part of the said several parts of the said buildings to Artemas Rogers Esquire Attorney for Moses Bly ~~with~~ named creditor. I therefore return this execution satisfied in part as aforesaid to wit for the sum of thirteen dollars & fifty cents after deducting my fees & costs of levying.

Jonathan P. Dodge Deputy Sheriff

April 25. 1828. This may certify that I have this day received full seisin and possession of one undivided fourth part of the above described tract of land, and also of the one undivided fourth part of the said several parts of the buildings above described of Jonathan P. Dodge Dep Shff

Artemas Rogers Atty for Creditor

Received June 12. 1828

Examined, Sam'l Coffin, Adm

Gillingham v. Wheeler & al

The State of New-Hampshire.

Merrimack, sc.

L.S.

To the Sheriff of any County in this State or his Deputy
Greeting.

Whereas Daniel Gillingham of Fishersfield in said County
yeoman by the consideration of Justices of our Court of Common
Pleas, holder at Concord, within and for the County of Merri-
mark, on the first Tuesday of April Anno Domini, 1828
recovered judgment against Joseph Wheeler of Salisbury
in said County yeoman & Silas Wheeler of New-Salem in the County
of Rockingham yeoman for the sum of one hundred fifty one
Dollars seventy eight cents, Debt or damages, and twenty two
Dollars ninety six cents, Cost of suit, as to us appears of record,
whereof Execution remains to be done. We command you
therefore that of the goods, chattels or lands of the said
Joseph & Silas within your precincts, you cause to be
paid and satisfied unto the said Gillingham at the value
thereof in money, the aforesaid sums, being one hundred
seventy four dollars seventy four cents in the whole, with
17 cents more for this writ, and thereof also to satisfy your-
self for your own fees. And for want of goods, chattels,
or lands of the said Joseph & Silas to be by them

157. 78

22. 96

174. 74

17

Gillingham vs. Wheeler & al

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shewn unto you or found within your pruinct to the amptmrs
of the said Gillingham to satisfy the sums aforesaid: We command
you to take the body of the said Joseph & Silas and then commit
unto either of our gaols within your pruinct, and detain in your
custody within our said gaol until he pay the full sums
above mentioned, with your fees; or that he be discharged by
the said Gillingham the creditor, or otherwise by order of
Law. Whereof fail not, and make due return of this Writ, with
your doings therein, unto our said Court of Common Pleas, to be
held at Concord, in our County of Merrimack aforesaid, on the
third Tuesday of October next.

Mitress, Arthur Livermore. Esq at Concord. the 7th day
of April Anno Domini, 1828

M Eastman Clerk.

Merrimack ss. April 25. 1828. Then Tomi Woods, John Campbell
and Thomas Tucker personally appeared and made oath, that
they would faithfully and impartially appraise such lands and
tenements as should be shewn them as the estate of the within na-
med Joseph Wheeler and Silas Wheeler to satisfy the within
Execution Before me

Artimus Rogers Justice of the Peace

We the subscribers having carefully and attentively examined
the following described tract of land situate in Hollister in
said County of Merrimack shewn to us as the estate of the within
named Silas Wheeler, one tract being pasture land, containing
thirteen acres and one hundred and five rods, bounded as
follows to wit: beginning at the northwest corner of the acre
piece so called, which is part of the land set off to the widow
Abigail Wheeler as Dower in the estate of her late husband Warren
Wheeler, three north eighteen degrees west seventy two rods to the north line
of the lot to stake and stones, three south eighty two degrees west seven
rods to stake and stones, three by land of Cyrus Richardson as the wall
runs to the west line of said lot - three on said west line south sev-
enteen degrees east fifty eight rods to a beech tree marked at the
southeast corner of John Campbell's land, three north eighty two
degrees east seven rods and eighteen links to stake and stones, three
north twenty four degrees west twenty five rods to a maple tree
marked, three north eighty six degrees east thirty seven rods
and twelve links to the first bounds. also one other tract of land
being

Bly vs Wheeler

of one undivided fourth part of said tract of land as also of one undivided fourth part of the said several parts of the said buildings to Artemas Rogers Esquire Attorney for Moses Bly with named creditor. I therefore return this execution satisfied in part as aforesaid to wit for the sum of thirteen dollars & fifty cents after deducting my fees and costs of levying

Jonathan P. Dodge Deputy Sheriff

April 25. 1828. This may certify that I have this day received full payment and proportion of one undivided fourth part of the above described tract of land and also of the one undivided fourth part of the said several parts of the buildings above described of Jonathan P. Dodge Dep Shffs.

Artemas Rogers Atty for Creditor

Received June 12. 1828

Examined,

Gillingham vs Wheeler & al

being a part of the said widows Dower, beginning at the northeast corner of land of Lebulon Foster Jun. at a stake and stones on the west side of the road - thence south eighty two degrees east one hundred and sixty rods across the woodland to an oak tree marked - thence north seventeen degrees west seven rods to a stake and stones thence north eighty two degrees east sixty nine rods to stake and stones standing in a valley - thence down said valley north twenty four degrees west twenty five rods to a maple tree marked - thence north eighty six degrees ^{east} seventy four rods to a stake standing in the double wall on the west side of the field & next to the road, thence north on said wall eight rods to the corner of said field - thence ~~south~~ ^{five} eighty degrees east seventeen rods and thirteen links to the road - thence south seventeen degrees east twenty six rods & thirteen links to the first bounds containing twenty acres and fifty six rods, do upon our oaths say that one undivided fourth part of the said tracts of land is of the value of eighty dollars & fifty cents and no more and we have set off the said tracts of land by mites and bounds as aforesaid, and have assigned one undivided fourth part thereof to the said Daniel Gillingham the creditor within named in part satisfaction

of

Gillingham vs. Whaler & al **213**

of this execution

Fees Servis	23
Travel60
Poundage	2.00
<u>Apres</u>	3.00
Attendance	1.00
Surveyor75
Certifying and Swearing Appraisers92
Rewarding —	<u>1.00</u> - 9.50

Smri Woods
John Campbell
Thomas Tucker

Appraisers

Merrimack Co. April 25. 1828. In pursuance of the directions of the creditor within named, I have extended the within execution upon one undivided fourth part of the tracts of land above described in the manner following viz: I caused three appraisers to be chosen, that is to say Smri Woods by the creditor within named, John Campbell who was chosen by myself and Thomas Tucker who was also chosen by myself in behalf of the within named Silas Whaler the Debtor, he being out of the State and in parts unknown and not to be found so that he might be notified, the said Smri Woods, John Campbell and Thomas Tucker being all reputable freeholders and residents in said County of Merrimack, who being sworn before a Justice of the Peace faithfully and impartially to appraise such lands and tenements as should be shown to them as the estate of the within named debtor Silas Whaler, upon their oath, said that one undivided fourth part of the above described tract of land shown to them as the estate of Silas Whaler, the debtor aforesaid was of the value of eighty dollars & fifty cents and no more and the said appraisers set off one undivided fourth part of said tracts of land by metes and bounds as aforesaid at that sum in part satisfaction of this execution and may justly I have delivered seizin and possession of the said undivided fourth part of said tracts of land to Daniel Gillingham the within named creditor. I therefore return this execution satisfied as aforesaid in part to wit for the sum of seventy one dollars after deducting my fees and cost of lvy

Jonathan P. Dodge Deputy Sheriff

April 25. 1828. This may certify that I have this day received full seizin and possession of one undivided fourth part of the above described tracts of land of Jonathan P. Dodge Deputy Sheriff

Daniel Gillingham

Received June 12. 1828

Examined, Sam'l Coffin. Rdr.

Rand v. Rand

The State of New Hampshire.

Merrimack, ss.

L.S.

To the Sheriff of any County in this State, or his Deputy - Greeting.

Whereas Richard Rand of Epsom in said County, Yeoman, by the consideration of our Justices of our Court of Common Pleas holden at Concord, within and for the County of Merrimack, on the first Tuesday of April Anno Domini, 1828 recovered judgment against Stephen Rand of Epsom in said County husbandman, for the sum of Three hundred thirty three Dollars eighty eight cents, Debt or damages, and one hundred nineteen Dollars fifteen cents, Cost of suit, as to us appears of Record, whereof Execution remains to be done. We command you therefore that of the Goods, Chattels or Lands of the said Stephen within your precinct, you cause to be paid and satisfied unto the said Richard at the value thereof in money, the aforesaid sums, being Four hundred fifty three Dollars three cents in the whole, with 17 cents more for this Writ; and thereof also to satisfy yourself for your own fees. And for want of Goods, Chattels, or Lands of the said Stephen to be by him shewn unto you or found within your precinct to the acceptance of the said Richard to satisfy the sums aforesaid: We command you to take the body of the said Stephen and him commit unto either of our Gaols within your precinct, and detain in your custody within our said Gaol until he pay the full sums above mentioned, with your fees; or that he be discharged by the said Richard the Creditor, or otherwise by order of Law. Whereof fail not, and make due return of this Writ, with your doings therein, unto our said Court of Common Pleas, to be holden at Concord, in our County of Merrimack aforesaid, on the third Tuesday of October next.

Witness, Arthur Livermore, Esq. at Concord, the 7th day of April Anno Domini, 1828

M. Eastman Clerk.

Merrimack ss 3 May 3rd 1828. Vm personally appeared Benjamin Towle, Daniel Kelley, and Joseph Lawrence and made oath that they would faithfully and impartially appraise

Rand vs. Rand

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appraise such lands and tenements ^{should be} as shewn them as the estate of Stephen Rand, the debtor named in the annexed Execution, to satisfy said execution with the officers fees, and charges of levying the same.— before me —

Thomas D. Merrill Just Peace.

We the subscribers, having carefully and attentively examined a tract of land shewn to us as the estate of the above named Stephen Rand, the debtor named in the annexed Execution, and bounded as follows, (viz) beginning on Suncook River at a stake and stones, by land owned by William Burkford, thence running north sixty eight degrees West one hundred and two rods and ten links, to Chichester line, thence south thirty three degrees West twenty three rods and eleven links on said Chichester line. Thence south sixty eight degrees east one hundred and two rods and ten links to said Suncook River— thence northerly as said river runs to the bounds first mentioned— being part of lot no. fifteen, in the fourth Range of Lots in Epsom— also a small tract of land adjoining the same in lot no. fourteen, bounded on Chichester line, and on the road leading from Epsom to Chichester and on the above described premises, the whole containing about fourteen acres which land above described we upon our oaths say is of the value of fifty six dollars and no more. Also one other tract of land situated in said Epsom beginning at an Elm stump on the easterly bank of Suncook River about fourteen rods northerly of the great bridge so called, thence running North sixty five degrees east eighteen rods to the orchard wall. Thence North seventy six degrees east eighty eight and a half rods to the range, thence on the range, South thirty three degrees West, forty eight rods and seven links to a pine tree marked thence North seventy six degrees West fifty eight rods to the River to a pople tree marked.— thence northerly as the river runs to the first mentioned bounds, containing twenty three acres and twenty seven square rods, together with all the buildings situated thereon which upon our oaths we estimate at three hundred and forty six dollars and thirty five cents, and no more, and we have set off all the above described parcels of land by metes and bounds as aforesaid in part satisfaction of the annexed Execution

May 3^d. 1828

346.. 35	
56.. 00	
<hr/>	
402.. 35	

Benja Towle }
Dan'l Gilley }
Jos. Lawrence }
Appraisers
Unimark

Rand vs Rand

Merrimack p. May 3. 1828 in pursuance of the directions of Richard Rand the creditor within named I have extended the within execution upon the tracts of land and buildings above described in the manner following viz; I caused three appraisers to be chosen that is to say Benjamin Towle by the creditor within named Jas. Lawrence who was chosen by myself and Daniel Billey who was also chosen by myself for the said Stephen Rand the debtor within named the said debtor having been ^{duly} notified and requested by me to choose an appraiser and having refused and neglected so to do. the above named appraisers being all reputable freeholders and residents in said County of Merrimack who being sworn before a Justice of the peace faithfully and impartially to appraise such lands and tenements as should be shown to them as the estate of the within named debtor upon their oath said that the above described tracts of land with the buildings thereon on shown to them as the estate of the aforesaid debtor was of the value of four hundred two dollars & thirty five cents and no more and the said appraisers set off the same land by metes and bounds as aforesaid at that sum in part satisfaction of this execution and my fees and I have delivered possession and seizure of the said tracts of land with the buildings thereon to the said Richard Rand the creditor within named I therefore return this execution satisfied as aforesaid in part (to wit) for the sum of three hundred eighty one dollars and seventy cents being the residue of the said sum of four hundred & two dollars and thirty five cents the value of said lands and the buildings thereon after deducting my fees and for no more

Fees Poundage - - - - - \$ 4.65

Notifying appraisers	1.. 50
Notifying debtor	1.. 50
paid Justice for attendance &	
Swearing appraisers	1.. 50
paid appraisers	3.. 00
paid Surveyor	1.. 00
paid Chairman	1.. 00
paid Expenses	2.. 50
Recording	1.. 50
my attendance	<u>2.. 50</u>

20.. 65 Tho Know D. Sheriff

May

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May 3rd 1828 this may certify that I have this day received full
seizure and possession of the above described tracts of land and ten-
ements by Tho Know Deputy Sheriff

Richard Rand

[There is return on the back of the foregoing execution of sundry articles
of personall property attached and sold]

Received August 20. 1828.

Examined, Sam'l Coffin, Rdr,

Cochran vs. Wheeler

The State of New Hampshire.

Merrimack ss.

(L.S.)

To the Sheriff of any County in this State, or
his Deputy— Greeting.

Whereas Joseph Cochran of New Boston in the County of Hillsborough yeoman by the consideration of our Justices of our Court of Common Pleas, holden at Concord, within and for the County of Merrimack, on the first Tuesday of April Anno Domini, 1828 recovered judgment against Joseph Wheeler of Salisbury in said County yeoman for the sum of thirty Dollars twenty five cents, Debt or

30.25

dgmages, and twenty Dollars thirty seven cents, Cost of suit, 20.37

50.62

as to us appears of Record, whereof Execution remains to be done. We command you therefore that of the Goods, Chat-

17

tels or Lands of the said Wheeler within your precinct, you for cause to be paid and satisfied unto the said Cochran at Service 23

travel 60

the value thereof in money, the aforesaid sums, being fifty Pounds 1.27

Appraisers 3.00

Dollars sixty two cents in the whole, with 17 cents more paid toward Notifying 1.00

for this Writ; and thereof also to satisfy yourself for your Sparing 50

own exp. And for want of good, chattels, or Land of the

said Wheeler to be by him shewn unto you or found Appraisers .50

within your precinct to the acceptance of the said

Acording 1.00

Cochran to satisfy the sums aforesaid: We command \$ 7.60

you to take the body of the said Wheeler and him

commit unto either of our Gaols within your

precinct, and detain in your custody within our said Gaol until he pay the full sums above

50.79

58.39

mentioned

Cochran vs Wheeler

mentioned, with your fees; or that he be discharged by the said Cochran the creditor, or otherwise by order of Law. Hereof fail not, and make due return of this Writ, with your doings therein, unto our said Court of Common Pleas, to be holden at Concord, in our County of Merrimack aforesaid, on the third Tuesday of October next.

Witness, Arthur Livermore, Esq. at Concord, the 7th day of April Anno Domini, 1828

Moastman Clerk.

Merrimack, ss. April 25. 1828. Then Iver Woods, John Campbell and Jonathan P. Dodge personally appeared and made oath, that they would faithfully and impartially appraise such lands and tenements as should be shewon them as the estate of the within named Joseph Wheeler to satisfy the within Execution.

Before me Artemas Rogers Justice of the Peace
 We the subscribers having carefully and attentively examined the following described tracts of land situate in Henniker in said County of Merrimack shewon to us as the estate of the within named Joseph Wheeler - one tract, being pasture land containing thirteen acres and one hundred & five rods bounded as follows, to wit, beginning at the northwest corner of the acre piece so called which is part of the land set off to the widow Abigail Wheeler as Dower in the estate of her late husband Warren Wheeler, thence north eighteen degrees west seventy two rods to the north line of the lot to stake and stones thence south eighty two degrees west seven rods to stake and stones, thence by land of Cyrus Richardson as the wall runs to the west line of said lot - thence on said west line south seventeen degrees east fifty eight rods to a a beach tree marked at the southeast corner of John Campbell's land, thence north eighty two degrees east seven rods and eighteen links to stake and stones, thence north twenty four degrees west twenty five rods to a maple tree marked, thence north eighty six degrees east thirty seven rods and twelve links to the first bound - also one other tract beginning at the northeast of

land

land of Lebulon Foster Junr. thence north seventeen degrees west twenty six and one half rods to the northeast corner of the field, thence north eighty five degrees west seventeen and one half rods to the northwest corner of the field, thence south eight rods to a stake, thence south eighty six degrees west thirty six rods to the northwest corner of said acre piece, thence south ten degrees east seventeen rods to a stake, thence south thirty six degrees east twenty two rods and south by the wall to the said Widows south line - thence north eighty two degrees east to the first bound containing eight acres - also one other tract containing two acres & one hundred fifty three rods - being woodland that set off to the said Widow Abigail Wheeler as part of her Dower in the estate of her late husband Warren Wheeler deceased, beginning at an oak tree thence north seventeen degrees west seven rods to stake and stones, thence north eighty two degrees east sixty nine rods to stake & stones, thence south seventeen degrees east seven rods to stake and stones - thence south eighty two degrees west sixty nine rods to the first bound - do upon our oaths say that one undivided fourth part of the said tracts of land is of the value of fifty eight Dollars & thirty nine cents and no more and we have set off the said tracts of land by metes and bounds as aforesaid and have assigned one undivided fourth part thereof to the said Joseph Cochran the Creditor within named in satisfaction of this Execution -

Irri Woods
John Campbell
Jonathan P. Dodge } Appraisers

Merrimack s. April 25. 1828. In pursuance of the directions of Artemas Rogers Esquire attorney to Joseph Cochran the Creditor within named, I have extended the within Execution upon one undivided fourth part of the tracts of land above described in the manner following viz. I caused three appraisers to be chosen that is to say, Irri Woods by Artemas Rogers attorney for the Creditor within named, John Campbell who was chosen by myself and Jonathan P. Dodge who

was

Cochran vs. Wheeler

was also chosen by myself in behalf of the within named Joseph Wheeler the debtor, he being out of the State and in parts unknown and not to be found so that he might be notified the said Errie Woods, John Campbell & Jonathan P. Dodge being all reputable freeholders and residents in said County of Merrimack, who being sworn before a Justice of the Peace faithfully and impartially to appraise such lands & tenements as should be shown to them as the estate of the within named debtor upon their oath, said that one undivided fourth part of the above described tracts of land shown to them as the estate of the debtor aforesaid, was of the value of fifty eight dollars thirty nine cents and no more - and the said appraisers set off one undivided fourth part of said tracts of land by metes and bounds as aforesaid, at that sum in satisfaction of this Execution and my fees and I have delivered seized and possession of the said undivided fourth part of said tracts of land to Artemas Rogers Esquire, attorney for Joseph Cochran the within named Creditor. I therefore return this Execution fully satisfied as aforesaid.

Thomas Tucker D.Sheriff

April 25. 1828. This may certify that I have this day, in behalf of the within named Joseph Cochran and as his attorney received full seized & possession of one undivided fourth part of the above described tracts of land of Thomas Tucker Deputy Sheriff.

Artemas Rogers attorney
for Joseph Cochran

Received October 20. 1828.

Examined, Sam'l. Coffin, Adm'r.

Greenough vs. Elliot

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The State of New Hampshire.
Merrimack, S.

(L.S.)

To the Sheriff of any County in this State,
or his Deputy— Greeting.

Whereas John Greenough of Boscauer in said
County Trader by the consideration of our Justices
of our Court of Common Pleas, holden at Concord,
within and for the County of Merrimack, on
the first Tuesday of April Anno Domini, 1828 re-
covered judgment against Joseph Elliot of the
same Boscauer Husbandman for the sum 34.00
of thirty four Dollars Debt or damages, and
seven Dollars seventy four cents, Cost of Suit, 7.74
as to us appears of Record, whereof Execution remains 41.74
to be done. We command you therefore that
of the Goods, Chattels or Lands of the said Elliot within
your precinct, you cause to be paid and satisfied
unto the said Greenough at the value thereof in
money, the aforesaid sums, being forty one Dollars
seventy four cents in the whole, with 17 cents
more for this Writ; and thereof also to satisfy
yourself for your own fees. And for want of
Goods, Chattels, or Lands of the said Elliot to be by
him shewn unto you or found within your
precinct to the acceptance of the said Greenough
to satisfy the sums aforesaid: We command you
to take the body of the said Elliot and him com-
mit unto either of our Gaols within your pre-
cinct, and detain in your custody within our
said Gaol until he pay the full sums above men-
tioned, with your fees, or that he be discharged
by the said Greenough the creditor, or otherwise
by order of Law. Whereof fail not, and make
due return of this Writ, with your doings there-
in, unto our said Court of Common Pleas, to be
holden at Concord, in our County of Merrimack
aforesaid, on the third Tuesday of October next.

Witness, Arthur Livermore, Esq. at Concord, the 7th
day of April Anno Domini, 1828

Roastman Clerk.

Merrimack

Greenough vs. Elliot

Merrimack ss. October 11th 1828 Then Thomas Chase,
 Fabez Smith and Nathaniel Webster personally appeared
 and made oath that they would faithfully and
 impartially appraise such lands and tenements,
 as should be shown them as the estate of the within
 named Joseph Elliot to satisfy the within execution.

Before me - Eliz'r' Fellows Jus. Peace.

We the subscribers having carefully and attentively
 examined a tract of land shewn to us as the estate
 of the within named Joseph Elliot and bounded
 as follows viz. one undivided half part of the
 following tract of land bounded and described
 as follows viz Beginning at a stake and stones
 standing eight rods westerly of the land set off
 on Execution Dr Peter Bartlett against the said
 Elliot & on the Northerly side line of the Gookins farm
 so called- thence southerly till it strikes the southerly
 side line of said land or farm at a stake and
 stones standing eight rods westerly of the corner of
 the land set off to said Bartlett on said Execution;
 thence westerly on the said southerly side line of
 said Farm thirty eight rods to a stake and stones
 thence Northerly on a line parallel to the line first
 run- till it strikes the northerly side line of said
 Farm at a stake and stones- thence Easterly on
 said line thirty eight rods to the bounds begun
 at- containing seven acres & ninety six rods, do
 upon our oaths say that the said tract of land is
 of the value of Fifty two dollars & no more and we
 have set off the same land by metes and bounds
 as aforesaid, in satisfaction of the within Execution.

October 11th 1828

Thomas Chase }
 Fabez Smith } Appraisers.
 Nathl. Webster }

Merrimack ss. April 22nd 1828 In pursuance of
 the directions of the creditors within named I
 have this day extended this Execution upon
 the tract of land above described in the manner

following

following, viz. on the eleventh day of October 1828 I caused three Appraisers to be chosen, that is to say Thomas Chase by the creditor within named, and having personally notified the said debtor within named to appoint an appraiser on his part and he neglecting and refusing to appoint an appraiser - I appointed on his part Faber Smith - and on my part I chose and appointed Nathaniel Webster - The said Thomas Chase - Faber Smith and Nathaniel Webster being all reputable freeholders and residents in said County of Merrimack: who being sworn before a Justice of the Peace faithfully and impartially to appraise such lands and tenements as should be shown to them as the estate of the within named debtor upon their oath, said that the one undivided half part of the above described tract of land shown to them as the estate of the aforesaid debtor was of the value of Fifty two dollars & no more and the said appraisers set off the same lands by metes and bounds as aforesaid at that sum in satisfaction of this Execution and my fees. And I have delivered possession and seisin of the said tract of land to the said Greenough the creditor, within named - I therefore return this Execution fully satisfied as aforesaid

Samuel M. Durgin Deputy Sheriff

October 11th 1828 This may certify that I have this day received full seisin and possession of the above described tract of land by Samuel M. Durgin

Deputy Sheriff

Fees - Service	- .23
Poundage	1..04
Return	- ..30
Notifying appraisers & party	1..50
Appraiser's fees	1..34
Recording	1..00
Making return	1..50
Jus. fees	-.50
Expenses	<u>2..68</u>
	<u>10..09</u>
Exon	<u>41..91</u>

John Greenough

Received October 21. 1828. \$ 52..00 Exam'd, Sam'l. Coffin, Rde.

Bartlett vs Elliot

The State of New Hampshire

S. S. Merrimack J. To the Sheriff of any county in this state or his deputy
 Whereas Peter Bartlett of Salisbury in said County Physician an Greeting.
 by the consideration of our justices of our court of common pleas holden
 at Concord within and for the County of Merrimack on the first
 Tuesday of April anno Domini 1828 recovered judgment against
 Joseph Elliot of Boscowen in said County yeoman, for the sum
~~90.. 88~~
~~11.. 36~~
~~102.. 24~~
~~17~~
~~102.. 41~~
~~19.. 82~~
~~82.. 59~~
 of ninety dollars eighty eight cents debt or damages and eleven doll-
 ars thirty six cents cost of suit, as to us appears of record, whereof
 execution remains to be done. We command you therefore
 that of the Goods, Chattels or Lands of the said Elliot, within your
 precinct you cause be paid and satisfied unto the said Peter
 Bartlett at the value thereof in money the aforesaid sums being
 One hundred, two dollars twenty four cents in the whole with
 seventeen cents more for this writ; and thereof... also to
 satisfy yourself for your own fees. And for want of Goods
 chattels or lands of the said Elliot to be by him shown unto you
 or found within your precinct to the acceptance of the said Bartlett
 to satisfy the sums aforesaid. We command you to take the
 body of the said Elliot and him commit unto either of our
 gaols within your precinct and detain in your custody
 within our said gaol until he pay the full sums above
 mentioned with your fees; or that he be discharged by the
 said Bartlett the creditor or otherwise by order of law. If of
 fail not and make due return of this writ with your doing
 therein unto our said court of common pleas to be holden at
 Concord in the County of Merrimack aforesaid on the
 third Tuesday of October next. Witness Arthur Livermore Esq
 at Concord the 7th day of April anno Domini 1828.

Merrimack J. 1

M Eastman Clerk

Merrimack J. October 11. 1828. Then Nathaniel Webster & Sales Smith & Thomas
 Chase personally appear & made oath that they would faithfully & impartially appraise
 such lands & tenements as should be shown them as the estate of the within
 named Joseph Elliot to satisfy the within mentioned execution, before
 me this 11th day of Octo. I am I Wells Ins. Seale

We the subscribers having carefully ~~and~~ attentively examined
 a tract of land shown to us as the estate of the within named
 Joseph Elliot and bounded as follows beginning at the

Northwest corner of the Enoch Elliot farm on the west side of water street in Boscauen in said county of Merrimack then westerly on said Enoch Elliot's north line fifty eight and a half rods to a stone & stones thence northerly by the east end of the house taking a part of the shed thirty two rods to a stone & stones at the easterly wall of the lane leading to water street thence easterly an said wall fifty one and a half rods to said water street thence by said water street to the bounder first mentioned and containing about eleven acres and sixteen rods of land do upon our oaths say that one undivided half part of the same with the incumbrance of the widow Mary Cookins right of dower in about nine acres & sixteen rods of the same, is of the value of ninety three Dollars & nine cents & no more and we here set off the said tract of land by marks & boundaries as aforesaid and have assigned one undivided half part thereof with the incumbrance of the ^{said} widow Mary Cookins right of dower in said nine acres & sixteen rods thereof to the said Peter Bartlett the creditor within named in satisfaction of this execution, October 11th 1828

The above described land is a part of { Mathl. Webster
the homestead farm formerly owned by { Thomas Chase
Nathaniel Cookins late of Boscauen deceased } Jabez Smith }

Merrimac ss. April 11th 1828. In pursuance of the directions of Peter Bartlett the creditor within named I have extended the within execution upon one undivided half part of the tract of land above described and incumbered with the widow Mary Cookins right of dower in nine acres & sixteen rods in the manner following viz Oct 11th. 1828. I caused three appraisers to be chosen that is to say Nathaniel Webster by the creditor within named. Thomas Chase ^{was} chosen by myself and Jabez Smith who was chosen by myself for the said Joseph Elliot the debtor within named, the said debtor having been duly notified and requested by me to choose one appraiser and having neglected and refused so to do. The said Nathaniel Webster Thomas Chase & Jabez Smith being all respectable freeholders and residents in said County of Merrimack, who being sworn before a Justice of the Peace faithfully and impartially to appraise such lands & tenements as shall be shown to them as the estate of the within named debtor upon their oaths said that one undivided half part of the same incumbered with

Bartlett vs. Elliot

Widow Mary Cookins right of dower in nine acres & sixteen rods of the same, above described tract of land shown to them as the estate of the aforesaid debtor was of the value of Ninety three dollars and nine cents no more And the said appraisers ~~and the said appraisers~~ sett off the same land by metes and bounds as aforesaid at that sum in satisfaction of this execution my fees & I have delivered possession and Seizur of the said tract of land to the said Peter Bartlett ^{the} creditor within named. I therefore return this execution fully satisfied as aforesaid

Sam'l George Deputy Sheriff

Fees	Service	.23
	Travel	.60
	Boardage	1.80
	Return	.30
	Notifying Appraisers	1.50
	Appraisers fees	2.00
	Making Return	1.00
	Ins. Fees	.51
	Expenses	<u>2.56</u>
		<u>10.50</u>
	Execution	<u>82.59</u>
		\$ 93.09

October 11th 1828 This may certify that I have this day received full Seizur and possession of the above described tract of land by Samuel George Deputy Sheriff

Peter Bartlett

1828 Oct: 10th Received nineteen dollars & eighty two cents by his account as part of within

Peter Bartlett

Received October 21. 1828 -

Examined, Sam'l Coffin, Rdr.

The State of New Hampshire.

Merrimack, ss.

To the Sheriff of any County in this State, or his Deputy -

Whereas John Stevens & Wyatt Boyden of Boscawen in said County partners in trade under the firm of Stevens & Boyden by the consideration of our Justices of our Court of Common Pleas, holden at Concord within and for the County of Merrimack, on the first Tuesday of April Anno Domini, 1828 recovered judgment against Joseph Elliot of Boscawen, in said County, Yeoman, for the sum of Forty eight Dollars ^{Greeting.} debt or damages, and eleven dollars sixty one cents Cost of Suit, as to us appears of Record, whereof Execution remains to be done.

We command you, ^{therefore} that of the Goods, Chattels or Lands of the said Elliot within your precinct you cause to be paid and satisfied unto ~~the~~ the said Stevens & Boyden at the value thereof in money the aforesaid sums, being fifty nine dollars sixty one cents in the whole, with ~~17~~ cents more for this writ; and thereof to satisfy yourself for your own fees. And for want of Goods, Chattels or Lands of the said Elliot to be by him shew unto you or found within your precinct to the acceptance of the said Stevens & Boyden to satisfy the sums aforesaid: We command you to take the body of the said Elliot and him commit unto either of our Gaols within your precinct and detain in your custody within our said Gaol until he pay the full sums above mentioned, with your fees; or that he ~~may~~ be discharged by the said Stevens & Boyden the Creditor or otherwise by ^{order of} ~~other~~ Law. Whereof fail not, and make due return of this Writ, with your doings therein, unto our said Court of Common Pleas, to be holden at Concord, in our County of Merrimack aforesaid, on the third Tuesday of October next. Witness, Arthur Livermore, Esq; at Concord, the 7th day of April Anno Domini, 1828

M. Eastman Clerk.

Merrimack ss. Oct. 11. 1828. Then Nathaniel Webster & Iaber Smith & Thomas Chase personally appeared and made oath that they would faithfully and impartially appraise such lands

Stevens & Boyden vs. Elliot

Lands & tenements as should be shewon them as the estate of the within named Joseph Elliot to satisfy the within execution before me Sam J. Wells Jas. Peace.

We the subscribers having carefully and attentively examined a tract of land shewon to us as the estate of the within named Joseph Elliot and bounded as follows; beginning at the south west corner of land in Boscauen set off to John Stevens on his execution against Joseph Elliot at stake and stones at Enock Elliott's north line, thence westerly by said Enock Elliott's land five rods to a stake and stones to land set off on execution against said Joseph Elliot in favor of John Greenough ^{thence} northerly by said Greenough's said land across the Gookins farm to a stake and stones, thence easterly on the north line of said Gookin farm five and a half rods to a stake and stones, thence southerly by the ^{afte} said Stevens' land to the bound first mentioned, with the buildings ~~first~~ thereon except that part of the hog pen which the line cuts off containing one acre and eight rods of land incumbered with the ^{widow} Mary Gookin's right of dower therein, do upon our oaths say that one undivided half part of the above described tract of land with the buildings thereon except that part of the hog pen which the line cuts off, incumbered with the undivided Mary Gookin's right of dower therein is of the value of fifty seven dollars and ninety eight cents and no more, and we have set off the said tract of land by metes and bounds as aforesaid, and have apportioned one undivided half part thereof with the buildings thereon, except that part of the hog pen which the line cuts off to the said John Stevens & My at Boyden the creditors within named in satisfaction of this execution October 13th 1828. The above described land is a part of the homestead farm formerly owned by Nathaniel Gookin of Boscauen decd - Nath L Webster
Thomas Chase
Iabez Smith

Merrimack Co. April 11. 1828. In pursuance of the directions
of

of John Stevens and Wyat Boyden the creditors within named, I have extended this execution on one undivided half part of the above described tract of land and buildings thereon except that part of the hog pen which the line cuts off in manner following, viz. on the 13th day of Oct. I caused three appraisers to be chosen, that is to say, Nathaniel Webster by the creditor, within named, Thomas Chase who was chosen by myself, and Gabe Smith who was chosen by myself for the said Joseph Elliot the debtor within named, the said debtor having been duly notified and requested by me to choose an appraiser, and having refused and neglected so to do, the said Nathaniel Webster, Thomas Chase, and Gabe Smith being all free holders and residents in said County of Merrimac, who being sworn before a Justice of the Peace faithfully and impartially to appraise such lands and tenements as should be shewn to them as the estate of the within named debtor upon their oaths said that one undivided half part of the above described tract of land with the buildings thereon, except that part of the hog pen which the line cuts off, shewn to them as the estate of the debtor aforesaid, in numbered with the widow Mary Gookins right of dower therein, was of the value of fifty seven dollars and ninety eight cents and no more. And the said appraisers set off the same by metes and bounds as aforesaid, at that sum in satisfaction of this execution and my fees, and I have given possession and seizure of the said undivided half part of the same tract of land, with the buildings thereon, except that part of the hog pen which the line cuts off, to the said John Stevens and Wyat Boyden the creditors within named. I therefore return this execution fully satisfied as aforesaid

Fees - Servin -	23
Travel -	100
Poundage -	1..18
Return -	30
Notifying appraisers	1..50
Appraisers fees -	2..00
Making return -	1..00
Judges fees -	57
Expenses -	<u>2..68</u>
 Execution - \$ 10..00	
- 117..98	
57..98	

Sam'l George Deputy Sheriff

October

Stevens & Boyden vs. Elliot

October 13th 1828. This may certify that I have this received full Seizure and possession of the above described tract of land, and buildings thereon except that part of the hog pen which the line cuts off, by Samuel George Deputy Sheriff.

Stevens & Boyden

October 13. 1828 Received Eleven Dollars and eight cents of Mr. Joseph Elliot Stevens & Boyd

Received October 21. 1828.

Examined, Sam'l Coffin, Rdr.

Stevens vs. Elliot

The State of New Hampshire.

Merrimack, p. 1

L.S. To the Sheriff of any County in this State.
or his Deputy — Greeting.

Whereas John Stevens of Boscawen in said County Merchant by the consideration of our Justices of our Court of Common Pleas, holden at Concord, within and for the County of Merrimack, on the first Tuesday of April anno Domini, 1828 recovered judgment against Joseph Elliot of Boscawen in said County yeoman for the sum of thirty six Dollars sixty cents, Debt or damages, and Eleven Dollars sixty one Cents, Cost of Suit, as to us appears of Record, whereof Execution remains to be done. We command you therefore that of the Goods, Chattels or Lands of the said Elliot within your precinct, you cause to be paid and satisfied unto the said Stevens at the value thereof in money, the aforesaid sums, being forty eight Dollars twenty one cents in the whole, with 17 cents more for this Writ; and thereof also to satisfy yourself for your own fees. And for want of Goods, Chattels, or Lands of the said Elliot to be by him shewn unto you or found within your precinct to the acceptance of the said Stevens to satisfy the sums aforesaid:

We command you to take the body of the said Elliot and him commit unto either of our

Guards

30.60
11.61
18.21
— 17
48.38

gaols within your precinct, and detain in your custody within our said gaol until he pay the full sums above mentioned, with your fees; or that he be discharged by the said Stevens the creditor, or otherwise by order of Law. Whereof fail not, and make due return of this writ, with your doings therein, unto our said Court of Common Pleas, to be holden at Concord, in our County of Merrimack aforesaid, on the third Tuesday of October next.

Witness, Arthur Livermore, Esq. at Concord, the 7th day of April Anno Domini. 1828

Wm. Eastman Clerk.

Merrimack ss. Oct. 11. 1828. Then Nathaniel Webster & Gaber Smith & Thomas Chase personally appeared & made oath that they would faithfully and impartially appraise such lands and tenements as should be shewn them as the estate of the within named Joseph Elliot to satisfy the within execution - before me -

Jam. J. Wells Jas. Peace.

We the subscribers having carefully and attentively examined a tract of land shewn to us as the estate of the within named Joseph Elliot and bounded as follows, beginning at the northwest corner of land set off to Peter Bartlett on execution vs. said Joseph Elliot, thence westerly by land of Noah Elliot three rods to a stake and stones, thence northerly by the east end of the barn to a stake and stones at the lane leading to water street in Boscowen in said County of Merrimack, and State of New-Hampshire, thence by said lane two and a half rods to the northwest corner of said land set off to said Peter Bartlett. thence southerly by the said land set off to said Bartlett to the bound first mentioned, do upon our oaths say that one undivided half part of the same tract of land with the buildings thereon containing ninety six rods of land including ~~including~~ the whole of the hog pen. with the incumbrance of the widow Mary Hooker's right of dower therein,

Stevens vs. Elliot

is of the valuee of fifty eight Dollars and thirty eight cents and no more. - and we have set off the said tract of land by metes and bounds as aforesaid, and have assigned one undivided half part thereof with the buildings thereon including the whole of the hog pen, to the said John Stevens the creditor within named in satisfaction of this execution -

October 13th 1828

Nath'l Webster

The above described land is a part } Thomas Chase
of the homestead farm formerly owned by } Jabez Smith
Nathaniel Gookins deceased of Bosuwon }

Merrimack, p. On the 11th day of April 1828. In pursuance of the directions of John Stevens the creditor within named I have extended this execution upon one undivided sixth part of the tract of land above described with the buildings thereon including the hog pen in manner following viz. on the 13th day of Octo 1828. I caused three appraisers to be chosen, that is to say, Nathaniel Webster by the creditor within named, Thomas Chase who was chosen by myself and Jabez Smith who was chosen by myself for the said Joseph Elliot the debtor within named, the said debtor having been duly notified and requested by me to choose an appraiser, and having refused and neglected so to do, the said Nathaniel Webster, Thomas Chase and Jabez Smith being all reputable freeholders and residents in said County of Merrimack; who being sworn before a Justice of the Peace faithfully and impartially to appraise such lands and tenements as should be shewn to them as the estate of the within named debtor upon their oath, said that one undivided half part of the above described tract of land with the buildings thereon including the whole of the hog pen and inumbered with the widow Nancy Gooks right of dower shewn to them as estate of the aforesaid debtor, was of the value of Fifty eight Dollars and Thirty eight cents and no more. And

the

the said appraisers set off the same land by metes and bounds as aforesaid, at that sum in satisfaction of this execution & my fees, and I have delivered possession and seizure of the said tract of land to the said John Stevens the creditor within named. I therefore return this execution fully satisfied as aforesaid.

Fees — Service	23	Sam. George D. Sheriff
Travel	.. .60	
Poundage	1..21	
Return	.. .30	
Notifying Appraisors	1..50	
Appraisors fees	2..00	
Making return	1..00	
Just. fees	.. .51	
Expenses	<u>— 2..65</u>	
	\$ 10..00	
	<u>48..38</u>	
	58..38	

October 13th 1828— This may certify that I have this day received full seizure and possession of the above described tract of land by Samuel George Deputy Sheriff John Stevens
by Wyatt Boyden

Received October 21. 1828—

Examined, Sam'l Coffin. Rdr.

Fellows &al vs. Elliot

The State of New Hampshire.

Merrimack, ss.

(L.S.)

To the Sheriff of any County in this State,
or his Deputy— Greeting.

Whereas Hezekiah Fellows & Moses Fellows of Bosseawee in said County, Merchants, by the consideration of our Justices of our Court of Common Pleas helden at Concord, within and for the County of Merrimack, on the first Tuesday of April anno

Dominie,

Fellows & al vs. Elliot.

Domini, 1828 recovered judgment against Joseph Elliot
of Boscauen in said County, yeoman, for the sum of
one hundred fifty three Dollars sixty nine cents, Debt
or damages, and ten Dollars seventy three cents, Cost
of suit, as to us appears of Record, whereof Execution
remains to be done. We command you therefore
that of the Goods, Chattels or Lands of the said Elliot
within your precinct, you cause to be paid and
satisfied unto the said Hezekiah & Moses Fellows at
the value thereof in money, the aforesaid sums,
being one hundred sixty four Dollars forty two
cents in the whole, with 17 cents more for this
Writ; and thereof also to satisfy yourself for your
own fees. And for want of Goods, Chattels, or Lands of
the said Elliot to be by him shewn unto you or
found within your precinct to the acceptance of
the said Hezekiah & Moses Fellows to satisfy the
sums aforesaid: We command you to take the
body of the said Elliot and him commit unto
either of our Gaols within your precinct, and
detain in your custody within our said Gaol until
he pay the full sums above mentioned, with your
fees; or that he be discharged by the said Hezekiah
& Moses Fellows the creditor, or otherwise by order
of Law. Whereof fail not, and make due return
of this Writ, with your doings therein, unto our
said Court of Common Pleas, to be held at Con-
cord, in our County of Merrimack aforesaid,
on the third Tuesday of October next.

Witness, Arthur Livermore, Esq; at Concord,
the 7th day of April Anno Domini, 1828

Nastman Clerk.

Merrimack Co. Ct. 11. 1828 - Then Nathaniel Webster &
Gaber Smith & Thomas Chase personally appeared
and made oath that they would faithfully and
impartially appraise such lands & tenements as
should be shewn them as the estate of the within
named Joseph Elliot to satisfy this Execution before
me,

Sam. J. Wells, Sub. Peace.

He

We the subscribers, having carefully and attentively examined a tract of land shewn to us as the estate of the within named Joseph Elliot and bounded as follows, beginning at a hemlock tree on the easterly side of the new road leading from Salisbury south meeting house to Larzer hill in Boscawen on the north line of the farm formerly occupied by Nathl. Gookin late of said Boscawen deceased, thence easterly on said north line of said Gookin farm forty rods to a stake, thence southerly across said Gookin farm to the north line of Enoch Elliott's land to a stake, thence on the north line of said Enoch Elliott's farm forty rods to the road, thence by said road to the bound first mentioned, containing about six acres and one hundred and twenty rods of land, do upon oaths say that one undivided half of the same tract of land is of the value of sixty four dollars and no more, and we have set off the same land by meles and bounds as aforesaid, in satisfaction of the within execution October 11th 1828 — Nathl. Webster

Thomas Chase
Jabez Smith

Merrimack, p. April 11th 1828. In pursuance of the directions of H. & M. Fellows the creditors within named, I have extended the within execution upon one undivided half part of the tract of land above described in the manner following. — viz. on the 11th day of Oct. 1828 I caused three appraisers to be chosen, that is to say Nathaniel Webster by the creditor within named, Thomas Chase who was chosen by myself, and Jabez Smith who was chosen by myself for the said Joseph Elliot the debtor within named, the said debtor having been duly notified and requested by me to choose an appraiser, and having refused and neglected so to do, being all reputable freeholders and residents in said County of Merrimac, who being sworn before a Justice faithfully and impartially to appraise such

Fellows & al vs. Elliot

such lands and tenements as should be shewn to them as the estate of the within named debtor upon their oath, said that the one undivided half part of the above described tract of land shewn to them as the estate of the aforesaid debtor, was of the value of sixty four dollars and no more. And the said appraisers set off the same land by metes and bounds as aforesaid, at that sum in satisfaction of this execution and my fees, and I have delivered possession and seisin of the said tract of land, to the said Jeremiah and Moses Fellows the creditors within named.

I therefore return this execution fully satisfied as aforesaid -

Fees - Service	.23	Sam'l George Deputy Sheriff
Travel - -	.60	
Poundage - .	1..33	
Return30	
Notifying appraisers	1..50	
Appraisers fees	2..00	
Making Return	1..00	
Jus. Fees - - -	.57	
Expenses - - -	<u>2..63</u>	
		10..10
		<u>53..90</u>
	\$ 10..10	<u>64..00</u>

October 11th 1828 - This may certify that I have this day received full seisin and possession of the above described ^{tract} of land by Samuel George Deputy Sheriff

H & M. Fellows

May 13- 1828 Recd. of Thomas J. Elliot one hundred and ten dollars & 67/100 in part of the within

H & M. Fellows

Received October 21. 1828

Examined, Sam'l Coffin,
Rdr,

Greenleaf vs. Elliot

The State of New Hampshire.

Merrimack, ss.

(L.S.)

To the Sheriff of any County in this State, or
his Deputy— Greeting.

Whereas Samuel Greenleaf of Boston in the County of Suffolk & Commonwealth of Massachusetts merchant by the consideration of our Justices of our Court of Common Pleas, holden at Concord, within and for the County of Merrimack, on the first Tuesday of April Anno Domini, 1828 recovered judgment against Joseph Elliot of Boscastle in said County of Cony for the sum of forty seven Dollars twenty eight cents, Debt or damages, 47.28 and Eleven Dollars sixty one Cents. Cost of Suit, as to us appears of Record, whereof Execution remains to be done. We command you therefore that of the Goods, Chattels or Lands of the said Elliot within your precinct, you cause to be paid and satisfied unto the said Greenleaf at the value thereof in money, the aforesaid sums, being fifty eight Dollars eighty nine cents in the whole, with 17 cents more for this Writ; and thereof also to satisfy yourself for your own fees. And for want of Goods, Chattels, or Lands of the said Elliot to be by him shewn unto you or found within your precinct to the acceptance of the said Greenleaf to satisfy the sums aforesaid: We command you to take the body of the said Elliot and him commit unto either of our Gaols within your precinct, and detain in your custody within our said Gaol until he pay the full sums above mentioned, with your fees; or that he be discharged by the said Greenleaf the Creditor, or otherwise by order of Law. Whereof fail not, and make due return of this Writ, with your doings therein, unto our said Court of Common Pleas, to be holden at Concord, in our County of Merrimack aforesaid, on the third Tuesday of October next.

Witness, Arthur Livermore, Esq. at Concord,
the 7th day of April Anno Domini, 1828

Wmastman Clerk.

Merrimack

Greenleaf vs. Elliot

Merrimack p. Oct. 11. 1828 Then Nathaniel Webster & Gaber Smith & Thomas Chase personally appeared and made oath that they would faithfully and impartially appraise such lands and tenements as should be shewn them as the estate of the within named Joseph Elliot to satisfy the within execution before me

Sam. J. Wells Jus. Peace.

We the subscribers having carefully and attentively examined a tract of land shewn to us as the estate of the within named Joseph Elliot and bounded as follows, beginning at the northeast corner of land set off to Herkiah & Moses Fellows on execution against said Joseph Elliot on the Gookin farm in Boscawen in said County of Merrimack, thence running easterly on the north line of the said Gookin farm eighty rods to a stake & stones, thence southerly across said farm to Enoch Elliott's land, thence westerly on said Enoch Elliott's north line eighty rods to the S. land set off to said H. & M. Fellows, thence northerly by said Fellows land to the bound first mentioned, containing about sixteen acres of land. Also one other tract of land bounded as follows, beginning on the north line of the aforesaid Gookin farm in Boscawen aforesaid on the west side of the new road leading from the south meeting house in Salisbury to Cresser hill in said Boscawen, thence westerly on said north line of said Gookin farm thirty one and a half rods to a stake & stones at J. Couches land, thence southerly on the east line of said Couches land twenty five rods to a stake & stones at Enoch Elliott's land, thence easterly by said Enoch Elliott's land twenty eight rods to the road, thence southerly on said road to the bound first mentioned, containing about five acres and thirty three rods of land, do upon our oaths say, one undivided half part of the aforesaid first described tract of land with the incumbrance of the widow Mary Gookins right of dower is of the value of fifty dollars and no more,

we

we do also upon our oaths say, that one undivided half part of the aforesaid last described tract of land with the encumbrance of the said widow Mary Gookins right of dower is of the value of twenty dollars and no more, and we have set off the said tracts of land by metes and bounds as aforesaid, and have assigned one undivided half thereof subject to the said widow Mary Gookins right of dower as aforesaid, to the said Samuel Greenleaf the creditor within named, in satisfaction of this execution.

October 13th 1828. Nathl. Webster

Thomas Chase

Gaber Smith

Merrimack. Esq. April 11th 1828. In pursuance of the directions of Samuel Greenleaf the creditor within named, I have extended the within execution upon one undivided half part of the land above described in the manner following. viz- On the 13th of Octr. 1828 I caused three appraisers to be chosen, that is to say, Nathaniel Webster by the creditor within named, Thomas Chase who was chosen by myself, and Gaber Smith who was chosen by myself for the said Joseph Elliot the debtor within named, the said debtor having been duly notified and requested to choose an appraiser, and having refused and neglect- ed so to do, the said Nathaniel Webster, Thomas Chase and Gaber Smith being all repu- table free holders and residents in said County of Merrimack, who being sworn before a Justice of the Peace faithfully and impartially to appraise such lands and tenements as should be shewn to them as the estate of the within named debtor upon their oath, said that one undivided half part of the first above de- scribed tract of land shewn to them as the estate of the aforesaid debtor, inumbered with the widow Gookins right of dower therein was of the value of fifty dollars and

Greenleaf vs. Elliot

no more, and that the one undivided half part of the second above described tract of land shewon to them as the estate of the aforesaid debt or inumbered with the widow Mary Hookins right of dower, was of the value of twenty dollars and no more. (both of said sums amounting to the sum of seventy dollars) and the said appraisers set off the same tracts of land by metes and bounds as aforesaid, at the sum of seventy dollars in satisfaction of this execution and my fees; and I have delivered possession and seizen of the said tracts of land to the said Samuel S. Wells the creditor attorney. I therefore return this execution fully satisfied as aforesaid.

Fees - Service -- .23 Saml. George D. Sheriff

Travel - - - .60

Poundage - - 1.14

Notifying appraisers 1.50

Appraisers fees 2.00

Making return 1.00

Justices fees -.57

Expenses -- 3.65

\$10.93

Execution 59.07

70.00

Oct. 18th 1828. This may certify that I have received this day received full seizen and possession of the above described tracts of land by Samuel George Deputy Sheriff Saml. S. Wells

Creditors Atty.

Received October 21. 1828

Examined, Sam'l. Coffin, Rdr.

The State of New Hampshire.

Merrimack, s.

(L.S.)

To the Sheriff of any county in this State, or his
Deputy. Greeting.

Whereas Samuel Roby of Sutton in said County, yeoman,
by the consideration of our Justices of our Superior Court of Judicature,
held at Concord, within and for our County of Merrimack,
on the third Tuesday of January Anno Domini, 1828 recovered
judgment against Samuel Flanders late of said Sutton, Gun-
smith, for the sum of three hundred twenty six Dollars fifty
cents, Debt or damages, and fourteen Dollars thirty four
cents, cost of suit, as to us appears of record, whereof Execution re-
mains to be done.

We command you therefore that of the Goods, Chattels or Lands
of the said Flanders within your precinct, you cause to be paid
and satisfied unto the said Roby at the value thereof in money,
the aforesaid sums, being three hundred forty Dollars, eighty
cents in the whole, with 17 cents more for this Writ; and thereof
also to satisfy yourself for your own fees. And for want of Goods,
Chattels, or Lands of the said Flanders to be by him shewn unto you,
or found within your precinct, to the acceptance of the said
Roby to satisfy the sums aforesaid: We command you to take
the body of the said Flanders and him commit unto either of
our Gaols within your precinct, and detain in your custody
within our said Gaol until he pay the full sums above men-
tioned, with your Fees; or that he be discharged by the said
Roby the creditor, or otherwise by order of Law. Whereof fail
not, and make return of this writ, with your doings therein,
unto our said Superior Court of Judicature, to be held at
Concord in our County of Merrimack aforesaid, on the third
Tuesday of January next.

Witness, William M. Richardson, Esq. at Concord, the 27
day of September Anno Domini 1828

M Eastman Clerk.

Merrimack, s. Sept. 29 the 1828. Then John Pilsbury
Edward Dodge and Isaac Littlehale personally appeared and
made oath that they would faithfully and impartially
appraise such lands and tenants as should be shown
them as the estate of the within named Samuel Flanders

to

Roby vs. Flanders

to satisfy the within execution

Before me John P. Dodge Justice of the peace.
 We the subscribers having carefully and attentively examined a tract of land shown to us as the estate of the within named Samuel Flanders and bounded as follows to wit beginning at the North east corner of lot No. 54 in the first division of lots in Sutton at a stake and stones thence westerly by land of Samuel Dresser about one hundred and six rods to a beach tree thence southerly by land of Joseph Goodwin about one hundred and sixty rods to a stake and stones thence easterly by land of James Buswell about one hundred and six rods to a oak tree thence Northerly by land of Ichabod Roby about one hundred and sixty rods to the bounds first mentioned to contain about one hundred and six acres do upon our oaths say that the same tract of land is of the value of one hundred and fifty five Dollars and no more and we have set off the same land by metes and bounds as aforesaid in part satisfaction of the within execution

Sept 29th 1828

John Pillsbury

Edward Dodge

Isaac Littlehale

Merrimack Co. September 29th 1828 In pursuance of the directions of Samuel Roby the creditor within named I have extended the within execution upon the tract of land above described in the manner following viz. I caused three appraisers to be chosen, that is to say Isaac Littlehale by the creditor within named Edward Dodge who was chosen by myself and the said John Pillsbury appointed by myself in behalf of said debtor he being out of the State and in parts unknown and not being to be found so that he might be notified. the said

Tolls -	.. .23
Travel	.. .90
Appraisers notifying appraisers	3.. 10
Recording	1.. 50
Postage	2.. 70
on days attendance	.83
Justice fees	.50
	10.. 76

Isaac Littlehale Edward Dodge and John Pillsbury being all reputable freeholders and residents in said County of Merrimack who being sworn before a Justice of the Peace faithfully and impartially to appraise such lands and tenements as should be shown to them as the estate of the within named debtor upon their oath said that the above described tract of land shown to them as the estate of the within named

named

named debtor upon their oath said that the above described tract of land shown to them aforesaid debtor was of the value of one hundred and fifty five dollars and no more and the said appraisers set off the same land by metes and bounds as aforesaid at that sum in part satisfaction of this execution and my fees and I have delivered possession and seisin of the said tract of land to the said Samuel Roby the creditor within named. I therefore return this execution satisfied in part to wit for the sum of one hundred forty four Dollars and twenty four cents after deducting my fees and no more.

Jonah P. Dodge, Deputy Sheriff.

September 29th 1828 This may certify that I have this day received full seisin and possession of the above described tract of land by Jonathan P. Dodge Deputy Sheriff.

Samuel Robey

Received January 20, 1829

Examined, Sam'l Coffin, Rdr.

Killom vs. Hoyt

State of New Hampshire
Merrimack Co.

To the Sheriff of any County in this State or his Deputy —
Greeting.

Whereas Ruel Killom of Bradford in said County yeoman by the consideration of our Justices of our Court of Common Pleas, holden at Concord, within and for the County of Merrimack, on the third Tuesday of October anno Domini, 1828 recovered judgment against Richard Hoyt late of Bradford in said County, saddler for the sum of four-
teen dollars thirteen cents Debt or damages, and twenty one dollars
and 35.31 eighteen cents Cost of Suit, as to us appears of Record, whereof execu-
tion remains to be done. We command you therefore that of the goods,
Chattels or Lands of the said Hoyt within your precinct, you cause
to be paid and satisfied unto the said Killom at the value thereof
in money, the aforesaid sums, being thirty five dollars thirty one
cents in the whole, with 17 cents more for this writ; and thereof also
to satisfy yourself for your own fees. And for want of goods, chattels,
or lands of the said Hoyt to be by him shown unto you or found with-
in your precinct to the acceptance of the said Killom to satisfy

the

Kilton vs Hoyt

the sum aforesaid; We command you to take the body of the said Hoyt and him commit unto either of our Gaols within your precincts, and detain in your custody within our said Gaol until he pay the full sum aforesaid, with your fees; or that he be discharged by the said Kilton the Creditor, or otherwise by order of Law thereoffail not, and make due return of this writ, with your doings therein, unto our said Court of Common Pleas, to be helden at Concord, in our County of Merrimack aforesaid on the first Tuesday of April next.

Witness, Arthur Livermore, Esq. at Concord, the 27th day of October
Anno Domini, 1828.

M. Eastman Clerk.

State of New Hampshire Merrimack Co. November 21st 1828

Then Villay Brockway Ebenezer Cressy and Jonathan Bagley all of Bradford in said County personally appeared and made oath that they would faithfully and impartially appraise such lands and tenements as should be shewn them as the estate of the within named Richard Hoyt to satisfy the within execution.

Before me John Smith Justice of the Peace.

We the subscribers having carefully and attentively examined two tracts of land shewn to us as the estate of the within named Richard Hoyt situated in Bradford in said County and formerly owned by Stephen Hoyt late of Bradford deceased bounded and described as follows one tract lot No 6 in the gore Beginning at the southeast corner of said lot thence west ten degrees north eighty seven rods to stake and stones thence north ten degrees east one hundred eighty six rods to stake and stones thence east nine degrees south eighty four rods to stake and stones thence south eight degrees west one hundred ninety six rods to the bound first mentioned containing by measure ninety eight acres the other piece bounded as follows beginning at a stake and stones on the westerly side of General Stephen Hoyts Meadow thence west twenty degrees south by land of Nicholas Durrell twenty rods to stake and stones thence south twenty degrees east by land of said Durrell forty rods to stake and stones thence east twenty degrees north by land of said Durrell twenty rods to stake and stones on the westerly side of Stephen Hoyts meadow thence north about twenty degrees west by said Hoyts Meadow forty rods to the bound first mentioned containing five acres by measure all situated

in Bradford in said County do upon our oaths say that that one undivided twelfth part of one undivided half part of the first described piece of land and one twelfth part of the other described piece of land are of the value of twenty nine dollars and no more and we have set off the said tracts of land by metes and bounds as aforesaid and have assigned one undivided twelfth part thereof to the said Ruel Kilham the creditor within named in part satisfaction of this execution.

November 21st 1828

Gillie Brockway
Ebenee Cressy
Jonathan Bagley

Merrimack ps. November 21st 1828

In pursuance of the directions of Ruel Kilham the creditor within named I have extended this execution upon one undivided twelfth part of the tracts of land above described in manner following viz I caused three appraisers to be chosen that is to say Gillie Brockway by the creditor within named Ebener Cressy by my self and Jonathan Bagley appointed by me in behalf of said debtor he being out of the State and in parts unknown and not being to be found so that he might be notified, being all respectable freeholders and residents in said County of Merrimack who being sworn before a Justice of the Peace faithfully and impartially to appraise such lands and tenements as should be shewn to them as the estate of the within named debtor upon their oaths said that one undivided twelfth part of the above described tracts of land shewn to them as the estate of the debtor aforesaid was of the value of twenty nine dollars and no more and the said appraisers set off the same land by metes and bounds as aforesaid at that sum in part satisfaction of this execution and my fees and I have delivered possession and seven of the said tracts of land to the said Ruel Kilham the creditor within named,

I therefore return this execution satisfied as aforesaid in part, to wit for the sum of nineteen dollars and sixty five cents being the residue of the said sum of twenty nine dollars the value of said land after deducting my fees and for no more.

Cyrus Cressy Dep. Sheriff

Field

Fees Service	23
Travels	90
Poundage	72
Price Appraisers	300
Lemuel Stratton	
for surveying	125
for recording	150
My attendance	100
Baths	25
Notifying	50
Appraisers	59.35

Received March 16. 1829.

November 21st 1828

This may certify that I have this day received full seizure and possession of the above described tracts of land by Cyrus Cressy Deputy Sheriff.

Rachel Killum

Examined, Sam'l Coffin, Rdr.

Browell vs. Eaton

The State of New Hampshire.

Merrimack fs.

S.S.

To the Sheriff of any County in this State, or his Deputy—
greeting.

Whereas John Browell of Bosawen in said County yeoman by the consideration of our Justices of our Court of Common Pleas, holden at Concord, within and for the County of Merrimack, on the third Tuesday of October Anno Domini, 1828 recovered judgment against Ichabod Eaton of Hopkinton in said County Bricklayer for the sum of sixty five dollars forty cents, Debt or damages, and six Dollars seventeen cents, cost of Suit, as to us appears of Records, whereof Execution remains to be done. We command you therefore that of the Goods, chattels or Lands of the said Eaton within your precinct, you cause to be paid and satisfied unto the said Browell at the value thereof in money, the aforesaid sums, being seventy one Dollars fifty seven cents in the whole, with 17 cents more for this Writ; and thereof also to satisfy yourself for your own fees. And for want of Goods, chattels, or Lands of the said Eaton to be by him shown unto you or found within your precinct to the acceptance of the said Browell to satisfy the sums aforesaid: We command you to take the body of the said Eaton and him commit unto either of our Gaols within your precinct, and detain in your custody within our said Gaol until he pay

65..40

6..17

71..57

17

71..74

Sum .23

Travel ..30

Pound. 1..68

Notaries 3 ..50

Appraisers 3 ..75

Attending to set off 3..46

Pd to Mr. Church
one of the
appraisers 1..50

Pd Register for Recording 1..00

5..96

pay the full sums above mentioned, with your fees; or that he be discharged by the said Gowell the creditor, or otherwise by order of Law. Hereof fail not, and make due return of this Writ, with your doings therein, unto our said Court of Common Pleas, to be holden at Concord, in our County of Merrimack aforesaid, on the first Tuesday of April next.

Witness Arthur Livermore, Esq, at Concord, the 27th day of October
Anno Domini, 1828.

Wastman Clerk.

Merrimack ss. November 20. 1828 Then Horace Chase, Joseph Fisk and Jonathan Brown personally appeared and severally made oath that they would faithfully and impartially appraise such lands and tenements as should be shewn them as the estate of the within named Ichabod Eaton to satisfy the within execution.

Before me Ino Whipple Jus. Peace.

We the subscribers having carefully and attentively examined a tract of land shewn to us as the estate of the within named Ichabod Eaton and are bounded as follows to wit beginning at the northwesterly corner thereof by land of John Kimball Jr. at a stake and stones thence south seventeen degrees east by said Kimballs lands about seventy three rods to land of Hampton C. Perkins to a stake and stones thence north eighty one degrees east by said Perkins land about twenty nine rods to a stake and stones by the highway leading from Hills Bridge to Warner, thence northwesterly by said highway about eighty rods to land formerly owned by Charles Way, thence south eighty one degrees west about two rods to the bound first mentioned containing seven acres and seven square rods, do upon our oaths say that the one undivided half of said tract of land is of the value of thirty five dollars and no more and we have set off the said tract of lands by metes and bounds as aforesaid and have assigned the one undivided half thereof to the said John Gowell the creditor within named in part satisfaction of the within execution

November 20. 1828.

Horace Chase
Joseph Fisk
Jonathan Brown

Merrimack ss. November 20. 1828. In pursuance of the directions of John Gowell the creditor within named I have extended the within execution upon the one undivided half of the tract of land above described, in manner following viz I caused three appraisers to be chosen that is to say Jonathan Brown by the creditor within named, Joseph Fisk by the debtor within named and Horace Chase who was chosen by myself. The said Jonathan Brown,

Joseph

Crowell vs. Eaton

Joseph Fisk and Horace Chase being all reputable freeholders and residents in said County of Merrimack who being sworn before a Justice of the Peace faithfully and impartially to appraise such lands and tenements as should be shewn to them as the estate of the within named debtor upon their oath said that the one undivided half of the above described tract of land shewn to them as the estate of the debtor aforesaid was of the value of thirty five dollars and no more. And the said Appraisers set off the same land by metes and bounds as aforesaid at that sum in part satisfaction of this execution and my fees and I have delivered possession and seisen of the undivided half of the said tract of land to the said John Crowell the Creditor within named. I therefore return this execution satisfied as aforesaid in part, to wit, for the sum of twenty nine dollars four cents being the residue of the said sum of thirty five dollars the value of the one undivided half of said lands after deducting my fees and for no more

Fees - Service	..23
Travel	..30
Poundage	1..68
Notifying Appraisers	..50
Attending & set of	..75
Paid H. Chase as appr.	1..50
Paid for Record	<u>1..00</u>
	5..96

Andrew Leach D. Sheriff

April 3. 1829 This may certify that I have this day received full seisen and possession of the one undivided half of the above described tract of lands by Andrew Leach Deputy Sheriff.

John Crowell

Received April 7. 1829

Examined, Sam. Coffin, Rdr.

Kimball vs. Rogers

The State of New Hampshire.

Merrimack, ss.

L.S.

To the Sheriff of any county in this state, or his Deputy - Gruiting.

Whereas Jeremiah Kimball of Northfield in said County of

of Merrimack Trader by the consideration of our Justices of our Court of Common Pleas, holden at Concord, within and for the County of Merrimack, on the third Tuesday of October Anno Domini, 1828 recovered judgment against Enoch Rogers of Northfield in said County of Merrimack Blacksmith for the sum of seventeen dollars forty five cents, Debt or damages, and thirteen Dollars sixty six cents, Cost of Suit, as to us appears of Record, whereof Execution remains to be done.

We command you therefore that of the goods, chattels or Lands of the said Rogers within your precinct, you cause to be paid and satisfied unto the said Kimball at the value thereof in money, the aforesaid sums, being thirty one dollars eleven cents in the whole, with 17 cents more for this Writ; and thereof also to satisfy yourself for your own fees. And for want of Goods, Chattels, or Lands of the said Rogers to be by him shewn unto you for setting or found within your precinct to the acceptance of the said Kimball to satisfy the sums aforesaid: We command you to take the body of the said Rogers and him commit unto either of our Gaols within your precinct, and detain in your custody within our said Gaol until he pay the full sums above mentioned, with your fees; or that he be discharged by the said Kimball the creditor, or otherwise by order of Law. Whereof fail not, and make due return of this Writ, with your doings therein, unto our said Court of Common Pleas, to be holden at Concord, in our County of Merrimack aforesaid, on the first Tuesday of April next.

Witness, Arthur Livermore, Esq. at Concord, the 27th day of October Anno Domini, 1828

Roastman Clerk.

Here follow two receipts one of D. C. Atkinson, & one of Simon late T. Keriff,
State of New Hampshire Merrimack Co. November 5th 1828
Personally came Charles Glidden and Benjamin A. Chase and made solemn oath that they would faithfully and impartially appraise and set off such lands and tenements as shall be shewn to them by Jeremiah Kimball the creditor within named to satisfy the within execution according to the best of their judgment

Before me Peter Wadleigh Jus. Peace.

State of New Hampshire Merrimack Co. November 5th 1828 Personally came Peter Wadleigh and made solemn oath that he would faithfully and impartially appraise and set off such lands and tenements as should be

Kimball vs. Rogers

be shewn to him by Jeremiah Kimball the creditor within named to satisfy the within execution according to the best of his judgment

Before me Charles Glidden Justice of the Peace.

Merrimack Co. November 5th 1828 We the subscribers having carefully and attentively examined a tract of land shewn to us as the estate of the within named Enoch Rogers and bounded as follows said land is situate in Northfield beginning on the south side of Bear hill road at a stake and stones on the northeast corner of the land this day set off on execution to Daniel L. Atkinson then southerly parallel with the barn three rods to the northeast corner of the middle post of said barn on the westerly side of the barn floor then westerly by the south side of the bay in the barn fifteen feet then northerly three rods and one fourth of a rod to a stake and stones on the south side of the highway then easterly on the south side of highway fifteen feet and one fourth of a foot to the first bounds together with all that part of the barn standing on said lands and west of said land do upon our oaths say that the above described premises is of the value of twelve dollars and seventy four cents and no more and we have set off the same land by metes and bounds as aforesaid in part satisfaction of the within execution - Peter Wadleigh

B. A. Chase

Charles Glidden

Merrimack Co. November 5. 1828 In pursuance of the directions of Jeremiah Kimball the creditor within named I have extended the within execution upon the tract of land above described in the manner following viz I caused three appraisers to be chosen that is to say Benjamin A. Chase by the creditor within named Peter Wadleigh by myself and Charles Glidden by myself in behalf of the debtor within named he being out of the State and in parts unknown and not being found so that he might be notified being all reputable freeholders and residents in the County of Merrimack who being sworn before Justices of the peace faithfully and impartially to appraise such lands and tenements as should be shewn to them as the estate of the within named debtor upon their oath said the above described tract of land and building shewn to them as the estate of the aforesaid debtor was of the value of

of twelve dollars and seventy four cents and no more. and
the said appraisers set off the same by metes and bounds as
aforesaid at that sum in part satisfaction of this execu-
tion and my fees and I have delivered possession & seizure
of the said tract of land and buildings to the said Jeremiah
Kimball the creditor within named. I therefore return on this
execution after deducting my fees amounting to two dollars
and eighty two cents nine dollars and ninety two cents
in part
Simeon Late D Sheriff

November 5th 1828 This may certify that I have this
day received full seizure and possession of the above described
premises by Simeon Late Deputy Sheriff

Jeremiah Kimball

Received April 10. 1829

Examined, Sam'l Coffin, Rdr.

Atkinson vs. Rogers

The State of New Hampshire,

Merrimack, ss.

L.S.

To the Sheriff of any County in this State, or his Deputy—
greeting.

Whereas Daniel C. Atkinson of Sandbornton in our County
of Strafford Esquire by the consideration of four Justices of our
Court of Common Pleas, holden at Concord, within and for the
County of Merrimack, on the third Tuesday of October Anno
Domini 1828 recovered judgment against Enoch Rogers of
Northfield, in said County Blacksmith for the sum of fifteen
Dollars twenty six cents, Debt or damages, and twelve dollars
15.26
12.96 ninety six cents, cost of Suit, as to us appears of Record, whereof
28.22 Execution remains to be done. We command you therefore
17 that of the Goods, Chattels or Lands of the said Rogers within your
28.39 precinct, you cause to be paid and satisfied unto the said
at 8.87 Atkinson at the value thereof in money, the aforesaid sums,
37.26 being twenty eight Dollars twenty two cents in the whole,
with 17 cents more for this Writ; and thereof also to satisfy
yourself for your own fees. And for want of Goods, Chattels,
or Lands of the said Rogers to be by him shown unto you or
found

Atkinson vs. Rogers

found within your precinct to the acceptance of the said Atkinson to satisfy the sums aforesaid; We command you to take the body of the said Rogers and him commit travel .60 unto either of our gaols within your precinct, and detain batur .71 in your custody within our said gaol until he pay the record 2.00 full sums above mentioned, with your fees; or that he time .83 be discharged by the said Atkinson the creditor, or Levy .50 otherwise by order of Law. Hereof fail not, and make not up .50 due return of this Writ, with your doings therein, unto Swap .50 our said Court of Common Pleas, to be holden at Con- Appra .3.00 cords, in our County of Merrimack aforesaid, on the first 8.87 Tuesday of April next

Witness Arthur Livermore, Esq; at Concord, the 27th day of October anno Domini, 1828

Wastman Clerk.

State of New Hampshire Merrimack ss. November 5th 1828 Personally came Charles Glidden and Benjamin A. Chase and made solemn oath that they would faithfully and impartially appraise and set off such lands and tenements as should be shewn to them by Daniel L. Atkinson the creditor within named, to satisfy the within execution according to the best of their judgment

Before me Peter Wadleigh Jus. Peace.

State of New Hampshire Merrimack ss. November 5th 1828 Personally came Peter Wadleigh and made solemn oath that he would faithfully and impartially appraise and set off such lands and tenements as should be shewn to him by Daniel L. Atkinson the creditor within named, to satisfy the within execution according to the best of their judgment before me Charles Glidden Justice of the Peace

Merrimack ss. November 5th 1828. We the subscribers having carefully and attentively examined, a tract of land situate in Northfield shewn to us as the estate of Enock Rogers within named, and bounded as follows beginning on the south side of the Bean hill road at the northeast corner of the hog house thence southerly by the easterly end of the hog house one rod and three fifths of a rod to a stake and stones thence westerly to the middle of the east end of the barn two rods thence westerly

westerly through the middle of the barn to the middle of the barn floor thence southerly three rods to a stake and stones then westerly fifteen feet to a stake & stones standing by the fence on the easterly side of Samuel Rogers Land then then northerly to the north side of the middle post of the barn on the west end of the barn then easterly to the northeasterly corner of the post standing in the middle of the barn at the southeast corner of the bay in the barn then northerly on the westerly side of the barn floor and parallel with the barn three rods to a stake & stones on the south side of the highway then easterly by the south side of the highway four rods & three fifths of a rod to the first mentioned bounds together with the buildings standing thereon said land is bounded from the first mentioned bounds to Samuel Rogers Lands on said Daniel C. Atkinsons lands do upon our oaths say that the same tract of land is of the value of thirty seven dollars and twenty six cents and no more and we have set off the same by metes and bounds as aforesaid in satisfaction of the within execution.

Peter Wadleigh
B. A. Chase } Appraisers
Charles Glidden }

Merrimack s. November 5th 1828 In pursuance of the directions of Daniel C. Atkinson the creditor within named I have extended the within execution upon the tract of land above described in the manner following (viz) I have caused three appraisers to be chosen that is to say Peter Wadleigh by the creditor within named Benjamin A. Chase by myself and Charles Glidden by myself in behalf of the debtor he being out of the state and in parts unknown and not being to be found so that he might be notified the said Peter Wadleigh Benjamin A. Chase and Charles Glidden being all reputable freeholders and residents in the County of Merrimack who being duly sworn before a Justice of the Peace faithfully and impartially to appraise such land & tennants as should be shewn to them as the estate of the within named debtor upon their oath said the above described tract of land & buildings shewn to them as the estate of the aforesaid debtor was of the value of thirty seven dollars & twenty six

Atkinson vs. Rogers

six cents and no more and the said appraisers set off the same land by miles and bounds as aforesaid at that sum in satisfaction of this execution and my fees and I have delivered seisin and possession of the said tract of lands to the said Daniel C. Atkinson the creditor within named, I therefore return this execution fully satisfied as aforesaid.

Simeon Late Deputy Sheriff

November 5th 1828 This may certify that I have this day received full seisin and possession of the above described tract of lands by Simeon Late Deputy Sheriff,

Daniel C. Atkinson

Received April 10. 1829

Examined, Sam'l Coffin, Rdr.

Bachelder vs. Bachelder

P.S. State of New Hampshire

Merrimack Co.

To the Sheriff of our said County, his under-sheriff or Deputy Greeting

whereas Sally Bachelder of Chichester in said County, widow, who was the wife of Stephen Perkins Bachelder late of said Chichester Gentleman, deceased, before our Justices of our Superior Court of Judicature holden at Concord for our County of Merrimack aforesaid on the second Tuesday of August 1825 did recover her seisin against Nathaniel Bachelder of Chichester aforesaid, his husbandman, of one third part of a certain messuage or tenement with the appurtenances situate in Chichester aforesaid in possession of the said Nathaniel Bachelder as her dower of the endowment of the said Stephen Perkins Bachelder her certain husband by our writ of dower whereof she hath nothing: the said messuage or tenement containing twelve acres be the same more or less and bounded as follow: said tract being on the easterly side of the Gilmanton Road so called, and bounded northeasterly on Molly Bunker's third, southeasterly on land occupied by Joseph Page, south westerly on Nathaniel Bachelder's ^{land for} westerly on said Gilmanton road now in possession of the said Nathaniel Bachelder.

Therefore we command you that to the said Sally Bachelder full seisin of one third part of the aforesaid messuage or tenement, with the appurtenances you cause to be had without delay to

hold to her in severalty by metes and bounds.

We command you ^{also} that of the goods or chattels of the said Nathaniel Batchelder within your precinct you cause to be paid and satisfied unto the said Sally Batchelder at the value thereof in money the sum of nine dollars seventy four cents costs expended on the suit with two dollars thirty eight more for his and former wife; and thereof also to satisfy yourself your own fees; and for want of goods or chattels or chattels of the said Nathaniel Batchelder to be by him shewn unto you, to take his body & commit him to the keeper of our Gaol in Hopkinton in said County within the said prison, whom we likewise command to receive the said Nathaniel Batchelder and him safely to keep, until he pay unto the said Sally Batchelder the full sum above mentioned and also to satisfy your own fees;

If of fail not, and make return of this writ, and how you shall have executed the same, to our next superior Court of judicature to be holden at Concord for our said County of Merrimack on the third Tuesday of January next. Witness William M. Richardson Esq. at Concord the 27th day of October in the year of our Lord 1828.

M Eastman Clerk

Merrimack Co. October 28th A.D. 1828.

Then personally before me Joshua Lane, Jacob Perkins, Caleb Parsons, all freeholders of the neighbourhood of the said Messuage, tenement or estate of twelve acres described in this execution, appeared, & made oath, that they would equally and impartially, without favour or affection and as convenient as may be assign and set over, the said Sally Batchelder's dower, or third part of the aforesaid Messuage or tenement, with ~~all~~ the appurtenances, without delay, in severalty by metes and bounds.

Philip Carrigan

Justice of the Peace

We the subscribers, all being freeholders of Chichester, in the County of Merrimack, aforesaid - having carefully and attentively examined, a certain tract of land situated in said Chichester, on the east side of the Gilmanston road so called - containing twelve acres, of which tract Execu-

tion

Bachelder vs. Bachelder

Execution hath issued, from the Superior Court of Judicature in this State holden at Concord in said County, in favour of Sally Bachelder Widow of Stephen Perkins Bachelder of said Chichester Widow & against Nathaniel Bachelder of said Chichester Husbandman, directed to the Sheriff of this County or his Deputy greeting, and ordering him to affix & set over by due metes and bounds the dower of the said Sally Bachelder in the aforesaid tract of land bounded as follows - namely - northeasterly on Molly Bunkers thirds, southeasterly on land occupied by Joseph Page southwesterly on Nathaniel Bachelder's land, westerly on said Gilmanton road. Now the said tract having been shewn to us by Benjamin Emery the D. S. and the said Sally Bachelder, & the said Nathaniel Bachelder the parties in the said writ of Execution, & we the subscribers being duly sworn & appointed, to set off and divide, one third part of the aforesaid Messuage or tenement or tract by metes and bounds, for the said Sally Bachelder to hold in severalty, of her dower in the aforesaid tract of twelve acres, have set off, and measured by due metes and bounds the following tract for the said Sally Bachelder dower in the aforesaid twelve acres - beginning at the southwesterly corner of said tract of twelve acres on the east side of said Gilmanton road - at an Apple tree mark'd B. - thence running northerly on said highway eight rods to a stake & stones - thence turning, and running southeasterly, and keeping the same breadth of eight rods, eighty four rods, to a stake & stones by Joseph Page's land, being eight rods on said Page's land, as well as on said road containing four acres be the same more or less - and we the subscribers do hereby set off the said tract as above bounded as the said Sally Bachelder dower in the premises, and have affixed the metes & bounds for her to hold the same as her said dower in severalty -

Witness our hand, this twenty eighth day of October Anno Domini
m 1828.

Joshua Lane

Jacob Perkins
Caleb Pearson

Fees - 0.75 cents each
Viz. \$2.25

Officers Fees	
Services ,23	
Travel ,60	
Poundage ,30	
Attending , 1.00	
Travel in setting off	

Paid Justice ,50

paid justice	50
forecording	1.50
	6.88
Making	50
return	6.88
Notifying	1.00
Apprais.	\$7.88

Merrimack p. 3 October 28th 1828

I have executed this writ according to the Law, for such cases made and provided as follows, to wit, I summoned Joshua Lane, Jacob Perkins, & Caleb Parsons all freeholders of the neighbourhood of the said message or tenement, with the appurtenances, which is bounded as follows said tract being on the easterly side of the Gilmanton road so called, and bounded northeasterly on Molly Bunkers third, southeasterly on land occupied by Joseph Page, southwesterly on said Nathaniel Bachelder's land containing twelve acres more or less and now in the possession of the said Nathaniel Bachelder to appear, and they the said Joshua Lane, Jacob Perkins, and Caleb Parsons (for the purpose required by said summons) did this day appear before Philip Carrigan Esquire, one of the Justices of the Peace in and for said County and made solemn oath as above, that they would equally & impartially without favour or affection and as convenient as may be, affix and set over to the said Sally Bachelder her dower, or just third part in severally by miles and bounds of the aforesaid premises namely a tract of land situated in said Chichester on the easterly side of the Gilmanton road so called, & bounded northeasterly on Molly Bunkers thirds, southeasterly on land occupied by Joseph Page, southwesterly on said Nathaniel Bachelder's land containing twelve acres more or less, & now in the possession of the said Nathaniel Bachelder as above described & that the said Joshua Lane, Jacob Perkins, & Caleb Parsons after having been sworn as aforesaid did forthwith proceed to affix and set over to the said Sally Bachelder her dower or just third part of all the aforesaid premises and made and subscribed & returned to me the said Sheriff their doing thereon which herewith accompany

this

Bachelder vs. Bachelder

this my return.

Whereupon I do hereby assign and set over and deliver full seizin and possession of the said third part of the aforesaid messuage or tenement of twelve acres more or less, as before described, beginning at the southwesterly corner of the said tract of twelve acres, on the east side of said Gilmanton road, at an Apple Tree marked B., thence running northerly on said highway, eight rods to a stake and stones, thence turning and running southeasterly, and keeping the same breadth of eight rods, eighty four rods, to a stake and stones by Joseph Pages land, being eight rods on said Pages land, as well as on said road, containing four acres, be the same more or less to the said Sally Bachelder, to hold in severalty in full satisfaction of her dower, or just third part of the premises mentioned in said writ. I have also received of the said Nathaniel Bachelder twenty dollars in full of the damages and costs mentioned in this writ aforesaid.

Benj Emery Depy. Sheriff

I have received of Benjamin Emery aforesaid full seizin & possession of the said just or third part of the aforesaid twelve acres which third part is bounded as follows - beginning at the southwesterly corner of said tract of twelve acres on the east side of said Gilmanton road, at an Apple tree marked B., thence running northerly on said highway, eight rods to a stake & stones, thence turning & running southeasterly, and keeping the same breadth of eight rods, eighty four rods, to a stake & stones, by Joseph Pages Land, being eight rods on the said Pages Land, as well as on said road, containing four acres be the same more or less in full satisfaction of my dower or just third part of the twelve acres of the twelve acres mentioned in said writ. And have also received of the said Benjamin Emery twenty dollars in full satisfaction of the damages & costs aforesaid.

Sally Bachelder -

Therefore I return this same writ & execution satisfied -

Benj Emery Depy. Sheriff
Menimack ^{Chichester} Octobe^r 28th 1828

Received April 11. 1829

Examined, Saml. Coffin, Rdr,

The State of New Hampshire

(L. S.) Merrimack Co.

To the Sheriff of any County in this State, or his Deputy

Greeting

Whereas Samuel Winchester of Hopkinton in said County Blacksmith
 by the consideration of our Justices of our Court of Common Pleas, holden
 at Concord, within and for the County of Merrimack, on the third Tuesday
 of October Anno Domini, 1828 recovered judgment against Enock Gould
 of Hopkinton in said County Gentleman alias Miller for the sum of
 twenty dollars twelve cents debt or damages, and ten dollars twenty three
 cents cost of suit, as to us appears of Record, whereof Execution remains
 to be done. We command you therefore that of the goods, chattels or lands
 of the said Gould within your precinct, you cause to be paid and sat-
 isfied, unto the said Winchester at the value thereof in money, the
 aforesaid sum, being thirty dollars thirty five cents in the whole with
 17 cents more, failing, and thereof also to satisfy yourself for your
 own fees. And for want of goods, chattels, or lands of the said Gould to
 be by him shown unto you or found, within your precinct, to the accept-
 ance of the said Winchester to satisfy the sum aforesaid. We com-
 mand you to take the body of the said Gould and him commit
 unto either of our gaols within your precinct, and detain in your
 custody within our said gaol until he pay the full sum above
 mentioned, with your fees or that he be discharged by the said
 Winchester the creditor, or otherwise by order of Law. If he fail
 not, and make due return of this writ, with your doings therein unto
 our said Court of Common Pleas, to be holden at Concord, in our County
 of Merrimack aforesaid, on the first Tuesday of April next.

Witness, Arthur Livermore, Esq., at Concord, the 27th
 day of October Anno Domini, 1828.

A. Eastman Clerk

Service	\$13
Travel	.30
Roundage	.75
attending to set off	\$1.00
Paid Appraisers	3.00
Paid for recording	1.00
	6.25

Merrimack Co. November 20, 1828 Then Moses Yager Moes Garrison and
 Aaron W. Buswell personally appearing made oath that they would
 faithfully and impartially appraise such lands and tenements as

Winchester vs. Gould

should be shewn to them as the estate of the within named Brock Gould to satisfy the within execution.

Before me Horace Chase Jus. Peace

We the subscribers having attentively and carefully examined a certain
grist mill situated on Blackwater river so called in Boscawen in the
County of Merrimack shewn to us as the estate of the within named Brock
Gould have set off a part of the same & a part of the land on which the
same stands described as follows beginning at the northeasterly corner of
the same thence running westerly upon the backside of said mill thirteen
feet to a mark W. on the plate and stud made with a chisel thence
across said mill to the front side of the same to a similar mark at the
west end of the Bott thence easterly on the front side of the said mill
fifteen feet to the easterly end of said mill, thence to the place of beginning
with a privilege at all times to pass and repass to and from said Mill
and also an equal privilege with the occupants of the other part of said
mill in the dam and floor and all machinery necessary and conve-
nient for using and enjoying the run of stones and bott contained in
the aforesaid description and we do upon our oaths say that the above
described premises and privileges thereto belonging and described are
of the value of thirty six dollars and eighty cents and no more and
that we have set off the same by metes and bounds as aforesaid in
satisfaction of the within execution and the officers fees thereon.

November 20. 1828.

Moses Gerrish

Moses Tyler

Aaron W. Buswell

Merrimack Co. November 20. 1828 - In pursuance of the direction of Samuel
Winchester the creditor within named I have extended the within execu-
tion upon that part of the grist Mill above described in the manner follow-
ing viz. I caused three appraisers to be chosen that is to say Moses Tyler
by the creditor within named, Moses Gerrish who was chosen by myself
and Aaron W. Buswell who was also chosen by myself for the said Brock
Gould the debtor within named, the said debtor having been duly
notified and requested by me to choose an appraiser, and having
refused and neglected so to do. The said Moses Tyler, Moses Gerrish
and Aaron W. Buswell being all reputable freeholders and resi-
dents in said County of Merrimack who being sworn before
a Justice of the Peace faithfully and impartially to appraise
such lands and tenements as should be shewn to them as the

estate

estate of the within named debtor upon their oath said that the above described part of said Grist Mill shewr to them as the estate of the aforesaid debtor was of the value of thirty six dollars and eighty cents And the appraisers set off the aforesaid part of said Grist mill by metes and bounds as aforesaid at that sum in satisfaction of this execution and my fees and I have delivered possession and seizen of the said part of said grist mill to the said Samuel Winchester the creditor within named.

I therefore return this execution fully satisfied as aforesaid
Fees —

Andrew Leach D. Sheriff.

Servis	—	—	.23
Travel			.30
Poundage			.75
attending to set of			1.00
Paid appraiser			3.00
Paid for Rewardg			<u>1.00</u>
			6.28

April 14. 1829 This may certify that I have this day received full seizen and possession of the above described part of said Grist Mill by Andrew Leach Deputy Sheriff
Baruch Chase Atty for
Samuel Winchester the creditor

Received, April 18. 1829 —

Examined, Siml. Coffin. Rdr,

Samuel Head vs. Samuel D Wason

(S.S.)

The State of New Hampshire.

Merrimack, ss.

To the Sheriff of any County in this State, or his Deputy —
Greeting.

Whereas Samuel Head of Brooksett in said County, Esquire, by the consideration of our Justices of our Court of Common Pleas, helden at Concord, within and for the County of Merrimack, on the first Tuesday of April Anno Domini, 1829 recovered judgment against Samuel D. Wason of Chester County of Rockingham, Gentleman, Executor of the last will and testament

of James Wason late of Chester aforesaid, tanner, deceased, for
 70. 34 the sum of Seventy Dollars thirty four cents, debt or damages,
14. 10 and fourteen dollars ten cents, cost of suit, as to us appears of
 84. 44 Record, whereof Execution remains to be done. We com-
 17 mand you therefore that of the goods, chattels or Lands of the
 said Samuel D. Wason within your precinct, you cause
 to be paid and satisfied unto the said Head at the value
 thereof in money, the aforesaid sums, being eighty four
 dollars forty four cents in the whole, with 17 cents more
 for this Writ; and thereof also to satisfy yourself for
 your own fees. Hereof fail not, and make due return
 of this writ, with your doings therein, unto our said court
 of Common Pleas, to be holden at Concord, in our County
 of Merrimack aforesaid on the third Tuesday of October
 next.

Witness, Arthur Livermore, Esq. at Concord, the 28 day
 of April anno Domini, 1829.

Masterman Clerk.

Merrimack ss. May 9th 1829 then Aaron Whittemore
 John Head and Levi Rose personally appeared and
 made oath that they would faithfully and impartially
 appraise such lands and tenements as should be shewn
 them as the estate of the within named James Wason
 to satisfy the within execution before me.

Samuel Head Justice of the Peace.

We the subscribers having carefully and attentively
 examined three several tracts of land situated in Rock-
 sett in said County of Merrimack shewn to us as the
 estate of the within named James Wason late of
 Chester in the County Rockingham deceased and bounded
 as follows one tract containing fourteen acres in the fifth
 division as laid out by the Proprietors of Chester, of the
 northerly end of lot number four bounded beginning
 at the northeasterly corner of said lot at a pine step
 thence north sixty nine degrees west forty nine rods to
 pine tree thence south two degrees east forty eight rods
 to a small oak tree with stones by it the corner of
 land of Noah Burnham thence south about sixty
 three degrees east by said Burnham land across
 said

said lot to a tree thence north two degrees west about fifty three rods to bounds first mentioned one other tract containing ninety six acres out of the northerly end of lot number forty nine in the ninth range of lots as laid out by the said Proprietors of Chester bounded beginning at the northeasterly corner of said lot thence north sixty nine degrees west across said lot by a range way to a maple tree one hundred seventeen rod thence south two degrees east one hundred and thirty eight rods on said lot line to the line between said Hoodsell and Manchester thence south sixty nine degrees east on the line dividing said towns one hundred and seventeen rods to pine tree thence north two degrees west one hundred and thirty eight rods to bounds first mentioned - Also one other tract of meadow land containing about four acres bounded northwesterly by land of Moses or Fredrick Fitts southwesterly by Nathl. Rows land southeasterly by land in position of Gowell French northeasterly by land of Stephen Chay said meadow land lies on both side of Maple falls brook so called and is the meadow lot that belongs to the said estate of said James Wason deceased which three tracts of land we value at one hundred & six dollars sixty six cents and no more -
 Hoodsell May 13rd 1829 Aaron Whitemore
 John Head
 Levi Rowe

Merrimack Co. May 9th 1829 In pursuance of the directions of Samuel Head the creditor within named I have extended the within execution upon the tracts of land above described in the manner following (to wit) and have caused the same land to be appraised and set off to the said creditor by said ^{Levi Rowe chosen by the said creditor by said} Aaron Whitemore chosen by myself and the said John Head appointed by me in behalf of said debtor he being out of the state and in parts unknown and not being to be found so that he might be notified the above named Levi Rowe Aaron Whitemore & John Heads being all reputable freeholders and residents in said County of Merrimack who being sworn before a Justice of the Peace faithfully and impartially to appraise such

Head vs. Wason

such lands and tenements as should be shewn to them as the estate of the within named debtor upon their oaths said that the above described tracts of land shewn to them as the estate of the aforesaid debtor was of the value of one hundred and six dollars & sixty six cents and no more and the said appraisers set off the same land by metes and bounds as aforesaid at that sum in satisfaction of this execution and my fees and I have delivered possession and seizure of the said tracts of lands to the said Samuel Head the creditor within named I therefore return this execution fully satisfied as aforesaid

Thos Knox D. Sheriff

May 9th 1829 This may certify that I have this day received full seizure and possession of the above described tracts of lands by Thomas Knox Deputy Sheriff

Samuel Head

Fees - Service	23
Travel	..63
Poundage	1.95
Notifying creditor	1.25
Notifying appraisers	1.75
Notifying Surveyor	..50
Swearing appraisers	..50
Recording	1.50
Paid Appraisers	7.00
My attendance two days	4.00
Paid expense	<u>2.71</u>

\$22.05

Thos Knox D. Sheriff

Received November 3. 1829

Examined, Sam'l Coffin, Rdr.

Bunker vs. Perkins

State of New Hampshire

(L.S.) Merrimack Co. To the Sheriff of our said County or his Deputy. — Greeting.

Whereas Mary Bunker of Chichester in said County, widow wife of Dodavah Bunker late of Barnstead in the County of

of Strafford, husbandman, deceased, before our Justices of Superior Court of Judicature holder at Loomord for our county of Merrimack aforesaid on the first Tuesday of September 1829 did recover her seisen against Sir Moses D. Perkins of Pittsfield in said county husbandman, of one third part of a certain tract of land lying in Pittsfield aforesaid it being the whole of her said husband Dodavah Bunker's homestead farm in said Pittsfield and containing part of three lots number one, two and three in the first range and third division in said Pittsfield namely the whole of lot number one except six acres sold to George Chesley adjoining said Barnstead line - also the whole of lot number two except two acres exchanged with Josiah White, and a strip of land two rods wide the whole length of lot number three adjoining the above mentioned lot number two the whole containing one hundred acres be the same more or less with the appurtenances situate in Pittsfield aforesaid in possession of the said Sir Moses D. Perkins as her dower of the endowment of the said Dodavah Bunker her certain husband, by our writ of Dower whereof she hath nothing.

Therefore we command you that to the said Mary Bunker full seisen of one third part of the aforesaid premises with the appurtenances you cause to be had without delay to hold to her in severalty by metes and bounds.

We command you also that of the good or chattels of the said Perkins within your precinct you cause to be paid and satisfied unto the said Mary Bunker at the

7.50 value thereof in money the sum of seven dollars and
8.99 fifty cents for damages awarded her by our said court
34 for her being holder and kept out of her dower aforesaid
and eight dollars ninety nine cents costs expended on
the suit and thirty four cents more for this writ and
thereof also to satisfy yourself your own fees: And
for want of goods or chattels of the said Perkins to be left
him shewn unto you to take his body and commit him
to the keeper of our gaol in Hopkinton in said county
within the said prison, whom we likewise command
to receive the said Perkins and him safely to keep until
he pay unto the said Mary Bunker the full sum
above mentioned and also satisfy your fees;

Hereof

Bunker vs. Perkins

Hence fail not and make return of this writ and how you shall have executed the same to our next Superior Court of Judicature to be helden at Concord aforesaid on the first Tuesday of February next.

Witness William M. Richardson Esq. at said Concord the seventh day of October in the year of our Lord 1829.

Wastman Clerk.

Merrimack Co. October 11th AD. 1829. Then personally appeared Thomas Berry Junior Esq. Nathaniel Batchelder Esq. John Berry Trader all of Pittsfield in said County, and reputable freeholders, of the neighbourhood, and made solemn oath that they would set off said Mary Bunkers dower, or just third part of the premises as described in this Writ of Seizure, equally, and impartially and as convenient as may be, to the respective parties before me
Benj'a Emery Justice of the Peace.

We the subscribers all of Pittsfield in the county of Merrimack aforesaid, and all being freeholders and living in the neighbourhood of the premises, and having been appointed by Benjamin Emery Esquire a Deputy Sheriff in and for said County, as appraisers, to set off to Mary Bunker, (widow of Dodavah Bunker, formerly of said Pittsfield,) her dower in the estate, which was formerly of her husband, the said Dodavah Bunker now in the possession of Sir Moses Davis Perkins, of Pittsfield, aforesaid, as described in this writ of seizure, issued from the Superior Court of Judicature, for said County, at Concord on the seventh day of October (Domini) 1829. and the said lands & tenements, with their appurtenances having been shewn to us by the said Benjamin Emery, Esquire, the said Deputy Sheriff, after carefully viewing the same, we have set off, and assigned to the said Mary Bunker, the following described part, and parcels, of said lands, tenements and their appurtenances, as her just third part of the same: namely. Beginning at the westerly side of the road leading from Noah Robinsons in Barnstead to Pittsfield Factory at William Whites land then running N westerly by sd Whites land thirty four & half rods until it strikes land owned by Jeremiah White, there running north thirty three degrees east

east by sd Jeremiah Whites land ninety two rods to a birch stump
 in the stone wall thence south thirty six degrees east ~~to a stake & stones~~
 to stake & stones thence south twenty six degrees west twelve rods
 to stake & stones thence south thirty two degrees east thirteen rods
 to a stake at the end of a stone wall to the aforesaid road
 thence south westerly by said road as the wall and fence now
 are seventy four rods to the first mentioned bounds containing
 twenty five acres of land bee the same more or less also a certain
 other piece or parcel of land beginning at the westerly side of
 said road twenty four rods & six links from Barnstead line
 to stake & stones thence southerly by said road twelve rods to
 stake & stones thence north westerly as the line runs between
 Barnstead & Pittsfield untill it strikes Jeremiah Whites land
 carrying equal width of the said twelve rods being about
 eighty rods and containing six acres more or less Also we
 set off to the sd Mary the ell part of the house together with
 the bed room adjoining sd ell also one half of the chamber
 in the large house on the east end to be divided arost said
 house reserving a priviledge to pass & repass up & down the
 stairs to the other part of the chamber & garret Also we set off
 to the sd Mary the cellar under the sd Ell also two joints of the
 easterly end of the barn being to the westerly side of the barn floor
 likewise a piece of land in front of sd easterly part of the barn
 one & half rods wide and to extend one rod by the corner of
 sd easterly part of sd barn likewise a priviledge to pass &
 repass with teams or otherwise from the back side & fore side
 of sd easterly part of the barn in the most conviinant
 place to the land heretofore described & also from said Barn
 to the road & well & a priviledge to use the water of sd well
 by shutting up gates & bars likewise a priviledge in front
 of the sd ell for a door yard to lay wood &c. We adjudge
 the foregoing to bee just one third part of the premises shewn
 us by Benj: Emery Esq: Deputy Sheriff

Pittsfield October 17th 1829. John Berry
 Thos. Berry Jr. Committee
 Nathl Batchelder }
 Committee Fees

John Berry - \$ 4.00

Thos. Berry Jr. \$ 3.00

Nathl Batchelder \$ 3.00

Merrimack p. 3 October 17th A.D. 1829

By

By virtue of this writ to me directed I summoned Thomas Berry Junior Esquire, Nathaniel Batchelder Esquire, and John Berry Trader, all of them reputable freeholders, living in Pittsfield in said County and in the neighbourhood of the premises and caused them to appear before Benjamin Emery Esquire and make oath that they would set off said Mary Bunker's dower, or just third part of the premises as described, and set forth in said writ equally and impartially and as convenient as might be to the respective parties, who thereupon on this seventeenth day of October in the year of our Lord, one thousand eight hundred, & twenty nine set off the same by metes and bounds as follows Beginning at the westerly side of the road, leading from Noah Robinsons in Barnstead to Pittsfield Tutors, at William Whites land then running north westerly by said Whites land thirty four and half rods, until it strikes land owned by Jeremiah White, thence running north thirty three degrees, east, by said Jeremiah Whites lands, ninety two rods, to a birch stump in the stone wall, thence south thirty six degrees east forty rods to stake and stones, thence south twenty six degrees west, twelve rods to a stake, and stones, thence south, thirty two degrees east, thirteen rods, to a stake at the end of a stone wall, to the aforesaid road, thence southwesterly, by said road, as the wall, fence, now are, seventy four rods, to the first mentioned bounds containing twenty five acres of land be the same more or less.

Also a certain other piece or parcel of land beginning at the westerly side of said road, twenty four rods & six links from Barnstead line, to stake & stones, thence southerly by said road twelve rods to stake & stones, thence northwesterly, as the line runs between Barnstead and Pittsfield until it strikes Jeremiah Whites land, carrying equal width of the said twelve rods, being about eighty rods, and containing six acres, more or less. Also they set off to the said Mary Bunker the 1st part of the house together with the bed room adjoining said 1st also one half of the chamber in the large house on the east end, to be divided across said house, reserving a privilege to pass and repass up & down

the stairs

the stairs to the other part of the chamber & garret. Also they set off to the said Mary Bunker the cellar under the said L. Also two joints of the easterly end of the Barn, being to the westerly side of the barn floor; likewise a piece of land in front of said easterly part of the barn, one and an half rods wide, and to extend one rod by the corner of said easterly part of said Barn: likewise a privilege to pass, and repass with teams or otherwise, from the back side and fore side of said easterly part of the Barn, in the most convenient place to the land heretofore described and also from said Barn to the road & well and a privilege to use the water of said well by shutting up gates & bars; likewise a privilege in front of the said L for a door yard to lay wood &c. &c. as her just one third part of the aforesaid premises.

And then and there I caused the said Mary Bunker to have seven of one third part of the aforesaid premises with the appurtenances as set forth by the said Thomas Berry, Nathaniel Bachelder, and John Berry to have and to hold to her the said Mary Bunker, by metes, and bound; and to have full possession of the same as her dower ~~therin~~.

And also at the same time received of the within named Sir Moses D. Perkins the sum of seven dollars & fifty cents damage, & eight dollars & ninety nine cents, costs of suit, with 34 cents for this writ. and also eighteen dollars & 77 cents cost of levying the same.

Fees of levying —

Service	..	23
Travel	..	" 60
Poundage	..	" 42
Paid appraisers	..	10..00
p ^r . Justice, ^{for} Swear ^g	..	" 51
Attendance setting off 2 days	..	1..66
Paid Register	..	2..50
Travel to Register	..	" 60
Return to D ^r		<u>2..25</u>
		18..77

Benja Emery Dep'y Sheriff

Received February 1st 1830

Examined,

Merrimack

Merrimack ss. October 17. 1829 - I acknowledge ^{that} have received seisin and possession of the above described premises in full satisfaction of this execution and all damage and costs.

Mary Bunker

Received February 1. 1830

Examined, Sam'l Coffin, Rdr.

Hartwell vs. Bunting

The State of New Hampshire.

Hillsborough ss.

To the Sheriff of any county in this State or his Deputy,

Greeting.

Whereas Oliver Hartwell of New Boston in said County, yeoman by the consideration of our Justices of our Superior Court of Judicature, holden at Amherst, for and within our County of Hillsborough, on the third Tuesday of September anno Domini 1829 recovered Judgment against Asa Bunting of Dunstable in said County, Gentleman for the sum of Two hundred thirty one Dollars twenty one cents Debt or damages and ten dollars forty eight cents, cost of suit, as to us appears of Record, whereof Execution remains to be done:

231.21
10..48
241.69

17

We command you, therefore, that of Goods, Chattels or lands of the said Bunting within your precinct, you cause to be paid and satisfied unto the said Hartwell at the value thereof in money, the aforesaid sums being two hundred forty one Dollars sixty nine cents in the whole: with 17 cents more for this writ; and thereof also to satisfy ^{yourself} for your own fees. And for want of Goods, Chattels, or lands of the said Bunting to be by him shewn unto you, or found within your precinct, to the acceptance of the said Hartwell to satisfy the sums aforesaid; We command you to take the body of the said Bunting and him commit unto our Gaol within your Precinct, and detain in your custody within our said Gaol, until he pay the full sums above mentioned, with your fees, or that he be discharged by the said Hartwell the Creditor, or otherwise by order of Law. Whereof fail not, and make return of this Writ, with your doings therein, unto our ^{said} Superior Court

J

of Judicature, to be holden at Amherst, in our County of Hillsborough, aforesaid, on the third Tuesday of February next.

Witness William M. Richardson, Esq. at Amherst,
the 26th day of September anno Domini, 1829.

A. Wallace Clerk.

Merrimack Co. October 21. 1829. Then Aaron Willmore
Esq. Theodore Shackford and Sterling Sargent personally
appeared and made oath that they would faithfully
and impartially appraise such lands and tenements
as should be shewn them as the estate of the within named
Asa Buntin to satisfy the within execution.

before me Caleb Stark Jr. Jus. Peace.

We the subscribers having carefully and attentively examined two several tracts of land shewn to us as the estate of the within named Asa Buntin one tract bounded as follows / to wit / Beginning on the easterly side of the main street in Allenstown that lead from Penbroke village to Hooksett by the corner of the Brick school house lot in said Allenstown thence east by said lot four rods thence south four rods to the cross road that lead to Chester Turnpike thence east by said cross road thirteen rods to Stake and Stones thence north eleven degrees west twenty rods to Stake and stones thence north eighty eight degrees west seventeen rods to Stake and Stones by said main street thence south eleven degrees east by said street to bounds first mentioned containing two acres and four rods which we value at seventy dollars the other tract situated in Hooksett bounded beginning at Stake and Stones by a rangeway and the easterly corner of land Theodore Shackford thence north thirty one degrees west thirty one rods and eight links by said Shackford land and Capt. Robt Buntin to Stake and Stones thence south sixty nine degrees east thirty nine rods to white oak tree spotted by land of Jacob Emery thence south about thirty one degrees east thirty one rods and eight links by said Emery land to said range way thence north sixty nine degrees west thirty nine

Hartwell vs. Buntin

nine rods by said range way to bounds first mentioned containing seven acres & one hundred and twenty rods which we value at thirty one dollars do upon our oaths say that the same two tract of land is of the value of one hundred and one dollars (as aforesaid) and no more and we have set off the same land by metes and bounds as aforesaid in part satisfaction of the within execution. October 21. 1829.

Aaron Whittemore
Theodor Shaddock
Sterling Sargent

Merrimack Co. October 21st 1829 In pursuance of the directions of Jacob Bennett the creditors attorney I have extended the within execution upon the tracts of land above described in the manner following (viz) I caused three appraisers to be chosen Sterling Sargent by the creditors attorney Theodore Shaddock by the debtor within named and Aaron Whittemore who was chosen by myself the said Sterling Sargent Theodore Shaddock and Aaron Whittemore being all reputable freeholders and residents in said County of Merrimack who being sworn before a Justice of the Peace faithfully and impartially to appraise such lands and tenements as should be shewn to them as the estate of the within named debtor upon their oath said that the above described tracts of land shewn to them as the estate of the aforesaid debtor was of the value of one hundred and one dollars and no more and the said appraisers set off the same land by metes and bounds as aforesaid at that sum in part satisfaction of this execution and my fees and I have delivered ^{possession and} seisin of the said tract of land to Jacob Bennett attorney for the within named creditor. I therefore return this execution satisfied in part to wit for the sum of eighty six dollars & two cents

Tho. Knox D Sheriff.

October 21. 1829 This may certify that I have this day received full seisin and possession of the above described tracts of land by Tho. Knox Deputy Sheriff Jacob Bennett atty for creditor.

fus

Fees - Service - - - - -	,23
Travel	,75
Poundage	2.25
Notifying debtor	1..00
Notifying appraisers	1..50
Notifying Surveyor	~.25
Paid Justice for swearing appraisers .	.50
Paid Appraisers & Surveyor	4..00
Expense	1..00
Recording	1..50
My attendance	2..00
	<u>\$11.98</u>

Thos. Knowl D. Sheriff

Received February 1. 1830.

Forwards, Sam'l Coffin, Recorder.

Evans vs. Heath

The State of New Hampshire.

(Lo. S. Merrimack ss.)

To the Sheriff of any County in this State,
or his Deputy, Greeting.

Whereas Benjamin Evans of Warner in Said County,
Esquire by the consideration of our Justices of our Superior Court
of Judicature, holden at Concord, within and for the County
of Merrimack, on the first Tuesday of February anno
Domini, 1830 recovered judgment against David Heath
of Warner aforesaid, Gentleman, for the sum of three
hundred twenty one dollars twenty eight cents, debt or
damages, and Seven dollars twenty two cents, cost of
suit, as to us appears of Record, whereof by execution
321. 28
7. 22
328. 50
17 remains to be done. We command you therefore
that of the Goods, Chattels or Lands of the said Heath
within your precinct, you cause to be paid and satisfied
unto the said Evans at the value thereof in money, the
aforesaid sums, being three hundred twenty eight dollars
fifty cents in the whole, with 17 cents more for this writ;
and thereof also to satisfy yourself for your own fees.
And

Evans vs. Heath

and for want of Goods, Chattels, or Lands of the said Heath to be by him shewn unto you, or found within your precinct, to the acceptance of the said Evans to satisfy the sums aforesaid: We command you to take the body of the said Heath and him commit unto either of our Gaols within your precinct, and detain in your custody within our said Gaol until he pay the full sums above mentioned, with your fees; or that he be discharged by the said Evans the Creditor, or otherwise by order of Law.

Whereof fail not, and make due return of this Writ, with your doings therein, unto our said Superior Court of Judicature, to be held at Concord, in our County of Merrimack aforesaid, on the first Tuesday of September next.

Witness, William M. Richardson, Esquire, at Concord,
the 11th day of February Anno Domini, 1830

M. Eastman Clerk.

Merrimack Co. February 26th 1830. Then John Palmer Philip Colby and Cummings Marshall personally appeared and made oath that they would faithfully and impartially appraise such lands and tenements as should be shewn them as the estate of the within named David Heath to satisfy the within execution. Before me

Harrison G. Harris Jus. Peace.

We the subscribers having carefully and attentively examined two tracts of land situate in Warner in said County, shewn to us as the estate of the within named David Heath and bounded as follows to wit - First tract - Beginning on the north side of the road that leads from Daniel Bean's Mills to Philip Colby's in Warner in said County on the east side of the rangeway east of said Philip Colby's Land, thence running north sixteen and a half degrees west on the head lines of two eighty acre lots No. 53 and 54. to the northwest corner bound of said lot numbered fifty-four, one hundred and sixty seven rods, thence north eighty degrees east on the north side line of said lot numbered fifty-four, fifty-two rods to a maple tree, thence south sixteen and a half degrees east one hundred and sixty-one rods to said road to a stake and stones, thence north eighty-three degrees west twenty-four rods, thence south forty-two degrees west eighteen rods, thence north eighty-five degrees west

west eight rods to the bound first mentioned, containing fifty-one acres which fifty one acres of land, do upon our oaths say is of the value of two hundred and four dollars and no more. Also one other tract of land shewn to us as aforesaid containing fifty acres and one fourth of an acre and bounded as follows, to wit, beginning on the east head line of spid lot numbered fifty-three at a stake and stones on the north side of said road, thence running north sixteen and a half degrees east one hundred and thirty rods to the northeast corner bound of lot numbered fifty-four, thence north eighty degrees west sixty rods to a beach tree, thence south sixteen and a half degrees east one hundred and thirty eight rods to a stake and stones on said road, thence north seventy-two degrees east twenty rods, thence north eighty-five degrees east twenty-eight rods and thence north fifty-five degrees east fifteen rods to the bound first mentioned, do upon our oaths say, that the same tract of land, last described, is of the value of one hundred dollars and fifty cents and no more, and we have set off the same tracts of land by metes and bounds as aforesaid, in satisfaction of the within execution.

February 26. 1830.

John Palmer
Philip Colby
Cummings Marshall

Merrimack, February 26. 1830. In pursuance of the directions of Benjamin Evans the creditor within named, I have extended the within Execution upon the tracts of land above described in the manner following viz. I caused three appraisers to be chosen, that is to say - John Palmer by the creditor within named, Philip Colby by the debtor within named and Cummings Marshall who was chosen by myself, the said John Palmer, Philip Colby and Cummings Marshall being all reputable freeholders and residents in said County of Merrimack; who being sworn before a Justice of the peace faithfully and impartially to appraise such lands and tenements as should be shewn to them as the estate of the within named debtor upon their oath, said that the above described tracts of land shewn to them as the estate of the aforesaid debtor were of the value of three hundred four dollars and fifty cents and no more. And the said appraisers set off the same lands by metes and bounds as aforesaid at that sum

Sum in satisfaction of this execution and my fees, and I have delivered possession and seizin of the said tracts of land to the said Benjamin Evans the creditor within named - I therefore return this execution satisfied as aforesaid in part to wit: for the sum of two hundred ninety dollars and twenty one cents, being the residue of the said sum of three hundred four dollars and fifty cents the value of said lands, after deducting my fees, and for no more Stephen George Deputy Sheriff.
For expense of levying execution, viz.

Travel	60
Service	23
Poundage on \$ 304.50	4.29
Paid appraisers	2.25
Surveyor	1.25
Paid Justice of Peace67
Extra trouble & expence	3.30
Register of Deeds suppose	1.50
			\$ 14.29

February 26. 1830. This may certify that I have this day received full seizin and possession of the above described tracts of land by Stephen George Deputy Sheriff.

Benjamin Evans.

Received the remainder of the within execution in full it being \$ 38.46 Benjamin Evans.

Received March 13. 1830.

Examined, Sam'l Coffin, Rdr.

Ward vs. Washington

The State of New Hampshire.

L.S.) Merrimack Co.

To the Sheriff of any county in this State, or his Deputy, Greeting.

Whereas Stephen Ward of Bradford in said County yeoman by the consideration of our Superior Court of Judicature, held at Concord, within and for the County of Merrimack, on the first Tuesday of February anno Domini, 1830 recovered judgment against John Washington of Bradford in said County Yeoman for the sum of one hundred forty

1115.47

118.59

194.06

17

forty five dollars forty seven cents, Debt or damages, and forty eight dollars fifty nine cents, cost of Suit, as to us appears of Reward, whereof Execution remains to be done.

We command you therefore that of the goods, chattels or Lands of the said Washington within your precinct, you cause to be paid and satisfied unto the said Ward at the value thereof in money, the aforesaid sums, being one hundred ninety four Dollars six cents in the whole, with 17 cents more for this Writ; and thereof also to satisfy yourself for your own fees. And for want of Goods, Chattels, or Lands of the said Washington to be by him shewn unto you, or found within your precinct, to the acceptance of the said Ward to satisfy the sums aforesaid: We command you to take the body of the said Washington and him commit unto either of our Gaols within your precinct, and detain in your custody within our said Gaol until he pay the full sums above mentioned, with your fees; or that he be discharged by the said Ward the Creditor, or otherwise by order of Law.

Whereof fail not, and make due return of this Writ, with your doings therin, unto our said Superior Court of Judicature, to be holden at Concord, in our County of Merrimack aforesaid, on the first Tuesday of September next.

Witness, William M. Richardson, Esquire, at Concord,
the 11th day of February anno Domini, 1830 —

M. Eastman Clerk.

Merrimack Co. March 3rd. 1830 Then Isaac Day, Joel How, and Stephen Thoyt personally appeared and made oath that they would faithfully and impartially appraise such lands and tenements as should be shewn them as the estate of the within named John Washington to satisfy the within execution.

Before me Thomas Tucker Justice of the Peace.

We the subscribers, having carefully and attentively examined a tract of land shewn to us as the estate of the within named John Washington and bounded as follows, being part of lot numbered sixty two in said Bradford, beginning at the outlet of the brook, thence northerly crossing the point

Ward vs. Washington

point of the pond about 37 rods to land of Daniel Gargent, at the pond, thence westerly on the line of the lot about forty rods, to stake and stones at the northwest corner of said lot, thence southerly on the line of said lot about sixty two rods to the brook thence down said brook and following said brook to the outlet and bounds first mentioned with the exception of all roads now traveled on the same, containing eighteen acres more or less, do upon our oaths say that the same tract of land is of the value of one hundred and eighty one dollars and fifty cents and no more, and we have set off the same land by metes and bounds as aforesaid in part satisfaction of the within Execution.

March 3rd 1830

Izaau Day

Joel Keow

Stephen Kooyt

Merrimack Co. March 3rd 1830 In pursuance of the directions of Stephen Ward, the creditor within named, I have extended the within execution upon the tract of land above described in the manner following viz. I caused three appraisers to be chosen, that is to say Izaau Day by the creditor within named Joel Keow who was chosen by myself and Stephen Kooyt who was chosen by myself for the said John Washington the debtor within named the said debtor having been duly notified, and present and requested by me to choose an appraiser, and having neglected and refused so to do and the said Izaau Day, Joel Keow and Stephen Kooyt being all reputable freeholders and residents in said County of Merrimack, who being sworn before a Justice of the Peace faithfully and impartially to appraise such land and tenements as should be shewn to them as the estate of the within named debtor upon their oath, said that the above described tract of land shewn to them as the estate of the aforesaid debtor was of the value of one hundred and eighty one dollars and fifty cents, and no more, and the said appraisers set off the same land by metes and bounds as aforesaid, at that sum in part satisfaction in part satisfaction of this Execution and my fee, and I have delivered seisin and possession and seisin of the said tract of land to the said Stephen Ward the creditor within named. I therefore return this execution satisfied as aforesaid

aforesaid in part to wit, for the sum of one hundred and seventy two dollars and eighteen cents, being the residue of the said sum of one hundred and eighty one dollars and fifty cents the value of said land after deducting my fees and for no more.

Fees—

Thomas Tucker, Dep. Sheriff.

Service	-----	.23
Travel	-----	.90
Poundage	-----	3.19
Registers fees	-----	1.00
3 Appraisers 7/6 each	-----	3.75
Swearing appraiser	-----	.25
	<u>\$</u>	<u>9.32</u>

March 3rd 1830 This may certify that I have this day received full seisin and possession of the above described tract of land by Thomas Tucker Deputy Sheriff Stephen Wards.

Received March 23. 1830—

Examined, Sam'l Coffin. Rdr.

Blough vs. Quimby

The State of New Hampshire.
Merimack Co.

L.S.

To the Sheriff of any county in this State, or his Deputy.

Greeting.

Whereas Isaac Blough of Bow in said County, Trader, by the consideration of our Justices of our Superior Court of Judicature, helden at Concord, within and for the County of Merrimack, on the first Tuesday of February anno Domini, 1830 recovered judgment against Samuel Quimby of Bow in said County, Gentleman, for the sum of ninety Dollars forty one cents, Debt or damages, and seven dollars twenty one cents, cost of suit, as to us appears of Record, whereof Execution remains to be done.

90.41
7.21
97.62
17

\$ 97.79

We command you therefore that of the Goods, Chattels or Lands of the said Quimby within your precinct, you cause to be paid and satisfied into the said Blough at the value thereof in money, the aforesaid sum, being ninety seven dollars sixty two cents in the

Blough vs. Quimby

the whole, with 17 cents more for this Writ; and thereof also to satisfy yourself for your own fees. And for want of Goods, Chattels, or Lands of the said Quimby to be by him shewn unto you, or found within your precinct, to the acceptance of the said Blough to satisfy the sums aforesaid: We command you to take the body of the said Quimby and him commit unto either of our Gaols within your precinct, and detain in your custody within our said Gaol until he pay the full sum above mentioned, with your fees; or that he be discharged by the said Blough the Creditor, or otherwise by order of Law.

Whereof fail not, and make due return of this writ, with your doings therein, unto our ^{said} Superior Court of Judicature, to be holden at Concord, in our County of Merrimack aforesaid, on the first Tuesday of September next.

Witness, William M. Richardson, Esquire, at Concord, the 11th day of February anno Domini, 1830.

Mastin Clerk.

Merrimack ss. March 1st 1830.—

Then John Brown Abraham Gates and Oliver Heffer personally appeared and made oath that they would faithfully and impartially appraise such lands and tenements as should be shewn them as the estate of the within named Samuel Quimby to satisfy the within execution —

Before me Richd Bradley Justice of the Peace,

We the subscribers, having carefully and attentively examined a tract of land shewn to us as the estate of the within named Samuel Quimby, and bounded as follows, beginning on the Londonderry Branch Turnpike at a corner of Samuel Alexander, Junr's land, and runs northeasterly sixty rods to a corner of an orchard, thence northwesterly seventeen rods to a corner of the fence by said orchard, on said Alexander's land, thence northwest on the heirs of Jonathan Wilkins' Esq: twenty five rods to a stake and stones in the fence — thence Southeast, sixty rods to a stake and stones on land of North Blough — thence southwest twenty five rods to a stake and stones by a fence — thence northwesterly twenty six rods — thence southwesterly sixty rods on land of Oliver Bailey to the said Turnpike, and then twenty rods to the

first

first mentioned bound containing sixteen acres and fifty four rods - do upon our oaths say, that the same tract of land is of the value of one hundred and eight dollars, & seventy six cents, and no more, we have set off the same land by metes & bounds as aforesaid, in satisfaction of the within execution.

March 11th 1830

Abram Gates
John Brown
Oliver Meffer

Merrimack Co. March 11th 1830 -

In pursuance of the directions of Isaac Clough the creditor within named I have extended the within execution upon the tract of land above described in the manner following viz - I caused three appraisers to be chosen, that is to say - John Brown by the creditor within named & Abram Gates who was chosen by myself and Oliver Meffer who was also chosen by myself, for the debtor within named - the said debtor being out of the State and in parts unknown and not being to be found so that he could be notified - the said John Brown, Abram Gates, and Oliver Meffer being all reputable freeholders and residents in said County of Merrimack, who being sworn before a Justice of the Peace faithfully and impartially to appraise such lands and tenements as should be shown to them as the estate of the within named debtor upon their oath said that the above described tract of land - shown to them as the estate of the aforesaid debtor, was of the value of one hundred eight dollars and seventy six cents and no more. And the said appraisers set off the same land by metes and bounds as aforesaid, at that sum in satisfaction of this execution and my fees. and I have delivered possession and seisin of the said tract of land to the said Isaac Clough the creditor within named. I therefore return this execution fully satisfied as aforesaid.

Charles Smart Deputy Sheriff

Fees paid Justice	1. 25
Notifying appraisers	2. 00
Paid appraisers	2. 00

attm'd

Clough vs. Quinnby.

Attend & appraisers	2.. 00	March 11. 1830. This may
Service & Travel	~ .53	certify that I have this day
Poundage	2.. 19	received full Seizure and
Recording	1.. 00	possession of the above described
	\$ 10.. 97	land by Charles Smart

Deputy Sheriff —

Isaac Clough

Received March 24. 1830.

Exam'd, Sam'l Coffin, Rdr.

Clough vs. Wheeler

L.S.

The State of New Hampshire.

Merrimack Co.)

To the Sheriff of any County in this State, or his Deputy,

Greeting.

Whereas Isaac Clough of Bow in said County, Trader, by the consideration of our Justices of our Superior Court of Judicature, holden at Concord, within and for the County of Merrimack, on the First Tuesday of February anno Domini, 1830 recovered judgment against Amos Wheeler of Bow in said County, Yeoman, for the sum of thirty three dollars sixty six cents, debt or damages, and seven dollars twenty one cents, cost of Suit, as to us appears of Record, whereof Execution remains to be done.

33.00
7.21
40.87
17
111.04

We command you therefore that of the Goods, Chattels or Lands of the said Wheeler within your precinct, you cause to be paid and satisfied unto the said Clough at the value thereof in money, the aforesaid sums, being Forty dollars eighty seven cents in the whole, with 17 cents more for this Writ; and thereof also to satisfy yourself for your own fees. And for want of Goods, Chattels, or Lands of the said Wheeler to be by him shown unto you, or found within your precinct, to the acceptance of the said Clough to satisfy the sums aforesaid. We command you to take the body of the said Wheeler and him commit unto either of our Gaols within your precinct, and detain in your custody within our said Gaol until he pay the full sums above mentioned, with your fees; or that he be discharged by the said Clough the creditor, or otherwise by order of Law.

Noereof

Whereof fail not, and make due return of this writ, with your doings therein, unto our said Superior Court of Judicature, to be holden at Concord, in our County of Merrimack aforesaid, on the first Tuesday of September next.

Witness, William N. Richardson, Esquire, at Concord, the 11th day of February anno Domini, 1830.

N. Eastman Clerk.

Merrimack ss. March 11th 1830. Then personally appeared John Brown Abraham Gates and Oliver Neper and made oath that they would faithfully and impartially appraise such lands and tenements as should be shown them as the estate of the within named Amos Wheeler to satisfy this Execution.

Before me Richd Bradley Just of the Peace.

We the subscribers, having carefully and attentively examined a tract of land shewn to us as the estate of the within named Amos Wheeler, and bounded as follows, viz Beginning at a stake and stones and runs southeast sixty six rods to a stake and stones near a dry pine stub by land of Enock Blough thence south west, twenty nine rods to a stake and stones thence northwesterly sixty six rods to a stake and stones by a fence, by land of Oliver Bailey, and then twenty five rods to the first bound mentioned, containing ten acres, do upon our oaths say, that the same tract of land is of the value of fifty dollars & eighty four cents and no more, and we have set off the same land by metes and bounds as aforesaid, in satisfaction of the within Execution.

Abrahm Gates

John Brown

Oliver Neper

Merrimack ss. March 11th 1830. In pursuance of the directions of Isaac Blough the creditor within named I have extended the within execution upon the tract of land above described in the manner following viz, I caused three appraisers to be chosen that is to say John Brown by the creditor within named, Abraham Gates who was chosen by myself and Oliver Neper who was also chosen by myself for the said Amos Wheeler the debtor within named, the said debtor having been duly notified and requested by me to choose an appraiser

Blough vs Wheeler

appraiser, and having refused and neglected so to do - the said John Brown, Abraham Gates and Oliver Messer being all reputable freeholders, and residents in said County of Merrimack who being sworn before a Justice of the peace faithfully and impartially to appraise such lands and tenements as should be shown to them as the estate of the within named debtor upon their oath, said that the above described tract of land shown to them as the estate of the aforesaid debtor was of the value of fifty dollars and eighty four cents.

And the said appraisers set off the same land by metes and bounds as aforesaid at that sum in satisfaction of this execution and my fees, and I have delivered possession and seisin of the said tract of land to the said Isaac Blough the creditor within named. I therefore return this execution fully satisfied as aforesaid.

Charles Smart Deputy Sheriff.

Fees paid Justice	1.25
Notifying appraiser	2.00
Paid Appraiser attending appraisers	2.00
Travel & travel	2.08
	-.50
Postage	1.02
Recording	<u>1.00</u>
	ff 9.80

March 11th 1830. This may certify that I have this day received full seisin and possession of the above described tract of land by Charles Smart Deputy Sheriff.

Isaac Blough

Received March 24. 1830.

Examined, Sam. Coffin, Rdr.

Bachelder vs. Flanders

L.S.

The State of New Hampshire.
Merrimack Co.

To the Sheriff of any County in this State, or his Deputy.

Greeting.

Whereas Nathan Bachelder of Meredith in our County of Strafford, Esquire, and John Bachelder of London in said County

County of Merrimack, Trader, under the firm of A. & J. Bachelder, by the consideration of our Justices of our Superior Court of Judicature, holden at Concord, within and for the County of Merrimack, on the first Tuesday of February Anno Domini, 1830 recovered judgment against Lewis Flanders of London aforesaid, Gentleman, for the sum of two hundred thirty two Dollars seventy four cents, debt or damages, and twenty dollars forty seven cents, cost of suit, as to us appears of record, whereof Execution remains to be done.

We command you therefore that of the Good, Chattels or Lands of the said Flanders within your precinct, you cause to be paid and satisfied unto the said Plaintiffs at the value thereof in money, the aforesaid sums, being two hundred fifty three dollars twenty one cents in the whole, with 17 cents more for this Writ; and thereof also to satisfy yourself for your own fees. And for want of Goods, Chattels, or Lands of the said Flanders to be by him shewn unto you, or found within your precinct, to the acceptance of the said Plaintiffs to satisfy the same aforesaid: We commands you to take the body of the said Flanders and him commit unto either of our Gaols within your precinct, and detain in your custody within our said Gaol until he pay the full sums above mentioned, with your fees; or that he be discharged by the said Plaintiffs the Creditor, or otherwise by order of Law.

Heretofore fail not, and make due return of this writ, with your doing therein, unto our ^{said} Superior Court of Judicature, to be holden at Concord, in our County of Merrimack aforesaid, on the first Tuesday of September next.

Witness, William N. Richardson, Esquire, at Concord, the 11th day of February Anno Domini, 1830.

N Eastman, Clerk.

Merrimack ss. March 30th 1830. Then Samuel French Jr. Mr Jonathan Cough Esquire and John Mooney Trader personally appearing and made oath that they would faithfully and impartially appraise such lands and tenements as should be shown them as the estate of the within named Lewis Flanders to satisfy the within Execution.

Before me Nathl Martin Just of the Peace.

W^m

Bachelder vs. Flanders.

We the subscribers having carefully and attentively examined a tract of land shewn to us as the estate of the within named Lewis Flanders and bounded as follows (to wit) beginning at the northeasterly corner of a piece of land formerly owned by Isaac Dimond late of Loudon deceased and is part of lot No. 117 in the second division of hundred acre lots in said Loudon thence running south 45° west one hundred and nineteen rods to a stake and stones, thence north 45° west thirty seven and one half rods to stake and stones, thence north forty five $\frac{1}{2}$ east one hundred and twelve rods to stake & stones, thence south 25° east twenty four rods to stake and stones, thence north 45° east to the highway thence on said highway to the bounds first mentioned also the lane one rod in width lying on the northwesterly side of a piece of land in the possession of Joseph Shaw and beginning on the aforesaid highway and running southwest by said Shaw's land about twenty rods until it comes to the piece of land above described containing in the whole twenty nine acres and sixty five square rods, also one other piece of land being part of lot No 130 in the second division of hundred acre lots and bounded as follows (to wit) beginning at the northeast corner of said lot thence southwest seventeen rods and one forth of a rod to a stake and stones thence north west fifty eight rods to a stake and stones thence northeast seventeen rod and one forth of a rod to the range line thence on said range line to the bounds first mentioned containing six acres and one forth of an acre amounting in the whole thirty five acres and one hundred and five square rods, do upon our others say that the same tract of land is of the value of two hundreds sixty five dollars & fifty four cents and no more, and we have set off the same land by metes and bounds as aforesaid in satisfaction of the within execution, and the officers fees for leaving the same

March 30th 1830—

Samuel French Jr.
Jonathan Glough
John Mooney

Marrinack Esq. February 25th 1830. In pursuance
of the directions of Nathan and John Bachelders creditors
within

within named I have extended the within execution upon the tract of land above described in the manner following viz on the thirtieth day of March 1830 I caused three appraisers to be chosen that is to say Samuel French Jr. by the creditors within named Jonathan Slough by the debtor within named and John Moony who was chosen by myself the said Samuel Jonathan and John being all reputable freeholders and residence in said County of Merrimack who being sworn before Nathaniel Martin a Justice of the peace faithfully and impartially to appraise such lands and tenements as should be shown to them as the estate of the within named debtor upon thare oath said that the above described tract of land shewn to them as the estate of the aforesaid debtor was of the value of two hundred sixty five dollars and fifty four cents and no more and the said appraisers set off the same land by mets. and bounds as aforesaid at that sum in satisfaction of this execution and my fees and I have delivereded possession and Seisin of the said tract of land to the said Nathan and John Bachelder the creditors within named I therefore return this execution fully satisfied as aforesaid -

Stephen Eastman D. Sheriff

March 31st 1830 This may certify that we have this day received full seisin and possession of the above described tract of land by Stephen Eastman D. Sheriff

C. J. Bachelder

Service	.23
Travel	.42
Poundage	3..78
Attending one day	1..00
Appraisers fees	3..00
Justis fees	-.50
Recording	1..00
<u>Interest</u> Expense	1..25
Gevy	-.50
Totalizing	-.48
	\$ 12..16

Received April 21. 1830. —

Examined, Sam'l Coffin, Adm'

Mooney vs. Gibson & al

The State of New Hampshire.

(L.S.)

Merrimack ss.

To the Sheriff of any County in this State, or his Deputy,

Greeting.

Whereas John Mooney of London in said County trader
by the consideration of our Justices of our Court of Common Pleas,
Holden at Concord, within and for the County of Merrimack,
on the third Tuesday of April Anno Domini, 1830 recovered
judgment against William Gibson Yeoman & Jedediah
J. Gibson Gentleman of said London for the sum of three
322.95 hundred twenty two dollars ninety five cents, debt ordam-
11.. 26 ages, and eleven dollars twenty six cents, cost of suit, as
334.21 to us appears of Record, whereof Execution remains to be done.
17 We command you therefore that of the Goods Chattels or Lands
334.38 of the said Gibsons within your precinct, you cause to be paid
and satisfied unto the said Mooney at the value thereof
in money, the aforesaid sums, being three hundred thirty
four dollars twenty one cents in the whole, with 17 cents more
for this Writ; and thereof also to satisfy yourself for your
own fees. And for want of Goods, Chattels, or Lands of the
said Defendants to be by them shewn unto you, or found
within your precinct, to the acceptance of the said Mooney
to satisfy the sums aforesaid. We command you to take
the bodies of the said Defendants and there commit unto
either of our Gaols within your precinct, and detain in your
custody within our said Gaol until they pay the full sums
above mentioned, with your fees; or that they be discharged
by the said Mooney the Creditor, or otherwise by order of Law.

Whereof fail not, and make due return of this writ,
with your doings therein, unto our said Court of Common
Pleas, to be Holden at Concord, in our County of
Merrimack aforesaid, on the first Tuesday of November next.

Witness, Arthur Livermore, Esquire, at Concord, the
26th day of April Anno Domini, 1830.

M. Eastman Clerk.

Merrimack ss. June 19. 1830. Then Stephen late
Joshua Lane and Nathaniel Martin personally
appeared and made oath that they would faithfully
and impartially appraise such lands as should be
shewn

Shown them as the estate of the within named William Gibson
and Jedediah T. Gibson to satisfy the within execution
Before me. R. Potter Justice of the Peace.

We the subscribers having carefully and attentively examined a tract of land shown to us as the estate of the within named William Gibson and Jedediah T. Gibson and bounded as follows Beging at a stake and stones at the road thence south forty six degrees west forty nine rods thence south fifty three degrees west four rods thence south eighty degrees west one and three fourths rods thence north forty two and one half degrees west four rods thence north fifteen degrees west six rods thence north ten degrees east five and one fourth rods thence north thirty six degrees west ten rods thence north forty one degrees west eleven rods thence north forty eight degrees east nine rods, thence north forty one degrees east ten rods thence north fifty nine and one half degrees east twenty rods to a stake & stones thence south fifty seven degrees east twenty two rods to a stake & stones thence north sixty five degrees east five rods to a stake and stones at the said road thence south twenty two degrees east eight rods to bounds first mentioned containing ten acres twenty six square rods do upon our oaths say that the same tract of land is of the value of one hundred forty three dollars twenty five cents and no more and we have set off the same land by metes and bounds as aforesaid in satisfaction of the within execution.

June 19. 1830.—

Stephen Lote

Joshua Lane

Nathl. Martin

Merrimack p. April 30th 1830. In pursuance of the directions of John Mooney the creditor within named I have extended the within execution upon the tract of land above described in the manner following viz this nineteenth day of June 1830 I caused three appraisers to be chosen that is to say Stephen Lote by the creditor within named, Joshua Lane by William Gibson the debtor and the within named Jedediah T. Gibson being duly notified and did not attend at the time and place appointed. Nathaniel Martin was chosen by myself. the said Stephen Lote Joshua

Lane

Mooney vs Gibson & al.

Lane and Nathaniel Martin being all reputable freeholders and residence in said County of Merrimack who being sworn before Richard Potter a Justice of the Peace faithfully and impartially to appraise such lands and tenements as should be shown to them as the estate of the within named debtors upon these oaths say that the above described tract of land shown to them as the estate of the aforesaid debtors was of the value of one hundred forty three dollars and twenty five cents and no more, and the said appraisers set off the same land by mts and bounds as aforesaid at that sum in full satisfaction for the balance due on this execution and my fees and I have delivered possession and seisin of the said tract of land to the said John Mooney the creditor within named. I therefore return this execution fully satisfied for the balance due on said Execution with my fees.

Stephen Eastman D.Sheriff.

June 19th 1830. This may certify that I have this day received full seisin and possession of the above described tract of land by Stephen Eastman D.Sheriff.

John Mooney.

Service	23
Travel36
Poundage	1.32
Recording	1..00
Levy	1..00
Otterding	1..00
<u>Senior power</u>50
Survey bill	1..00
Justices fees50
Appraisers	<u>3..00</u>
			\$ 12..91

March 30th 1830. Received two hundred ~~and~~ four dollars and four cents and have paid over the same to John Mooney Plaintiff Stephen Eastman for John Mooney

Received June 22. 1830.

Examined, Sam'l Coffin, Adm.

The State of New Hampshire.

(58.) Merrimack Co.,

To the Sheriff of any County in this State, or his Deputy,

Greeting.

Whereas Edmund Sanborn of London in said County, Yeoman by the consideration of our Justices of our Superior Court of Judicature, holden at Concord, within and for the County of Merrimack, on the first Tuesday of February Anne Domini, 1830 recovered judgment against Lewis Flanders of London aforesaid, Gentleman, for the sum of Two hundred and eighty six dollars sixty cents, debt or damages, and nineteen dollars eighty one cents, cost of suit, as to us appears of Record, whereof Execution remains to be done.

We command you therefore that of the goods, chattels or Lands of the said Flanders within your precincts you cause to paid and satisfied unto the said Sanborn at the value thereof in money, the aforesaid sum, being three hundred six dollars forty one cents in the whole, with 17 cents more for this Writ; and thereof also to satisfy yourself for your own fees. And for want of Goods, chattels, or Lands of the said Flanders to be by him shewn unto you, or found within your precinct, to the acceptance of the said Sanborn to satisfy the sum aforesaid: We command you to take the body of the said Flanders and him commit unto either of our Gaols within your precinct, and detain in your custody within our said Gaol until he pay the full sum above mentioned, with your fees; or that he be discharged by the Said Sanborn the creditor, or otherwise by order of Law.

Heresof fail not, and make due return of this Writ, with your doings therein, unto our said Superior Court of Judicature, to be holden at Concord, in our County of Merrimack aforesaid, on the first Tuesday of September next.

Witness, William M. Richardson, Esquire, at Concord, the 11th day of February Anne Domini, 1830—

Wastman Clerk.

Merrimack Co., March 30. 1830. Then Samuel French junr.
Jonathan Blough, Esquires and John Mooney Trader
personally appearing and made oath that they would
faithfully

Sanborn vs. Flanders

faithfully and impartially appraise such lands and tenements as should be shewn them as the estate of the within named Lewis Flanders to satisfy the within execution in part or the whole Before me Nathl. Martin Just. of the Peace.

We the subscribers having carefully and attentively examined a tract of land shewn to us as the estate of the within named Lewis Flanders and bounded as follows viz Beginning on the southeast side line of lot No. 130 in the second division of hundred acre lots in London in said County & seventeen rods & one quarter of a rod from the northeast corner of S. lot - thence southwest on said side line of said lot forty three rods twenty one links & one fourth of link to stake and stones - thence northwest fifty eight rods to stake and stones thence northeast forty three rods twenty one links and one fourth of link to stake and stones thence southeast fifty eight rods to the bounds first mentioned containing fourteen acres and three quarters of an acre at eight dollars per acre amounting in the whole to one hundred and eighteen dollars and do upon our oaths say that the same tract of lands is of that value and no more and we have set off the same land by meets and bounds as aforesaid in part satisfaction of the within execution.

March 30th 1830.-

Samuel French Jr.
Jonathan Clough
John Mooney

Merrimack Co. February 25th 1830 in pursuance of the directions of Nathan Bachelder agent for the within named Edmund Sanborn the creditor I have extended the within execution upon the tract of land above described in the manner following viz. on the thirtieth day of March 1830 I caused three appraisers to be chosen that is to say Samuel French Jr. by the creditor within named Jonathan Clough by the debtor within named and John Mooney who was chosen by myself and the said Samuel Jonathan and John being all reputable freeholders and residents in said County of Merrimack who being sworn before Nathl. Martin a Justice of the Peace faithfully and impartially to appraise

such

such lands and tenements as should be shewn to them as the estate of the within named debtor upon thare oath said that the above described tract of land shewn to them as the estate of the aforesaid debtor was of the value one hundred eighteen dollars and no more and the said appraisers set off the same lands by miles and bounds as aforesaid at that sum and I have delivered possession and seisin of the said tract of land to the said Nathan Batchelder agent for the within named Edmon Sauborn the creditor and after deducting my fees I return this Execution one hundred and thirteen dollars forty nine cents in part satisfied as aforesaid

Stephen Eastman D. Sheriff

March 31st. 1830. This may certify that I have this day received full seisin and possession of the above described tract of land by Stephen Eastman D. Sheriff

Service	23	Nathan Batchelder Agent
Travel	.41	for Edmond Sauborn
Poundage	2.38	
Justie fees	-.50	
Recording	<u>1.00</u>	
	£ 11.32	

March 31st. 1830 This day I have received one hundred eighty eight dollars and forty one cents in full for the balance of this Execution of Stephen Eastman D. Sheriff

Nathan Batchelder Agent
for Edmond Sauborn

Received July 12. 1830

Examined, Sam'l Coffin, Rdr.

Batchelder vs. Clifford

Strafford s... The State of Newhampshire.

L.S. To the Sheriff of any County in this State or his Deputy,

Greeting.

Whereas Joshua Batchelder of Salem in the County of Essex and Commonwealth of Massachusetts trader by the consideration of our Justices of our Superior Court of Judicature, holden at Dover, for and within our County of Strafford, on the third Tuesday of January anno Domini 1830, recovered judgment against David Clifford

of

Batchelder vs. Clifford

180.96

10.04

191.00

17

191.17

of Gilmanton in said County of Strafford yeoman for the sum of one hundred eighty dollars ninety six cents, debt or damages, and ten dollars four cents, cost of suit, as to us appears of record, whereof execution remains to be done.

We command you therefore, that of the goods, chattels or lands of the said David within your precinct, your cause to be paid and satisfied unto the said Joshua at the value thereof in money, the aforesaid sums, being one hundred ninety one dollars in the whole, with seventeen cents more for this writ, and thereof also to satisfy yourself for your own fees. And for want of goods, chattels, or lands of the said David to be by him shewn unto you, or found within your precinct, to the acceptance of the said Joshua to satisfy the sums aforesaid, we command you to take the body of the said David and him commit unto either of our Gaols within your precinct, and detain in your custody within our said gaol, until he pay the full sums above mentioned, with your fees, or that he be discharged by the said Joshua the creditor, or otherwise, by order of Law. Whereof fail not, and make due return of this writ, with your doing therein, unto our ^{said} Superior Court of Judicature, to be held at Gifford, in our County of Strafford, aforesaid, upon the third Tuesday of August next.

Witness William M. Richardson, Esquire, at Dover, the first day of February anno Domini 1830.

A. Peirce, Clerk.

Merrimack ss. August 14th 1830. Then personally appeared Lewis Flanders and made oath that he would faithfully and impartially appraise such lands and tenements as should be shewn to him as the estate of David Clifford, to satisfy the within execution Before me

John Batchelder Just. of the Peace.

Merrimack ss. August 14th 1830. Then personally appeared Benjamin Wells and Nathaniel Flanders and made oath they would faithfully and impartially appraise such lands and tenements as should be shewn to them as the estate of David Clifford to satisfy the within execution

Before me

Lewis Flanders Just. Peace.

We the subscribers having carefully and attentively examined

examined a tract of land shewn to us as the estate of the within named David Clifford and bounded as follows, beginning at the northeasterly corner on the Gilmanton line at a stake & stones, thence running southerly on the highway leading from Gilmanton corner to Concord forty rods to a stake & stones, thence westerly forty rods on land of widow Houldah Smith to a stake & stones, thence northerly on said Smith's land forty rods to a stake & stones on the Gilmanton line, thence easterly on said Gilmanton line forty rods to the first mentioned bounds do upon our oaths say that the same tract of land is of the value of one hundred and ten dollars and no more and we have set off the same land by metes and bounds as aforesaid in satisfaction of the within execution containing ten acres with the buildings thereon August 11th 1830 the above tract of land is situated in Loudon in the County of Merrimack.

Lewis Flanders

Benj. Wells

Nathl. Flanders

Merrimack Co. August 11th 1830. In pursuance of the directions of Joshua Batchelder the creditor within named I have extended the within execution upon the tract of land above described in the manner following viz I caused three appraisers to be chosen that is to say Lewis Flanders by Stephen Lyford attorney for the creditor within named Benjamin Wells who was chosen by myself and Nathaniel Flanders who was also chosen by myself for the said David Clifford the debtor within named the said debtor having been duly notified and requested by me to choose an appraiser and having refused and neglected so to do the said Lewis Flanders Benjamin Wells and Nathaniel Flanders being all reputable freeholders and residents in said County of Merrimack who being sworn before a Justice of the Peace faithfully and impartially to appraise such lands and tenements as should be shewn to them as the estate of the within named debtor upon their oath said that the above described tract of land shewn to them as the estate of the aforesaid debtor was of the value of one hundred ten dollars and no more

Batchelder vs. Clifford

more And the said appraisers set off the same land by
metes and bounds as aforesaid at that sum in satisfaction
of this execution and my fees and I have delivered possession
and Seizure of the said tract of land to the said Joshua
Batchelder the creditor within named by S.C. Lyford
his attorney I therefore return this execution fully
satisfied as aforesaid

Daniel Burnham Dep Sheriff

August 14th 1830. This may certify that I have this
day received full Seizure and possession of the above
described tract of land by Daniel Burnham Deputy
Sheriff

S.C. Lyford Atty. for Pf.

Fees.

Service	23
Poundage	2..35
Notifying parties	1..00
Notifying Appraisers	11..00
P ^r Appraisers	
P ^r . Register of deeds	1..50
Attending Setoff	~,83
Sending to Registers	2..00
Expense	~,94
	<u>72..85</u>

Received August 17. 1830.

Examined, Sam'l Coffin, Rdr.

Crespy vs. Smith

The State of New Hampshire.

(L.S.)

Merrimack Co.

To the Sheriff of any county in this State, or his Deputy,

Greeting.

Whereas Ebenezer Crespy of Bradford in said County Esquire
by the consideration of our Justices of our Court of Common Pleas,
held at Concord, within and for the County of Merrimack,
on the third Tuesday of April Anno Domini, 1830 recovered
judgment against John Smith Junior of Bradford aforesaid
yeoman for the sum of one hundred twenty two dollars ninety
one cents, debt or damages, and ten dollars ninety cents cost
of suit, as to us appears of Record, whereof Execution remains

122. 91

10. 90

133. 81

17

to

to be done.

We command you therefore that of the Good, Chattels or Lands of the said Smith within your precinct, you cause to be paid and satisfied unto the said Cressey at the value thereof in money, the aforesaid sum, being one hundred ^{thirty} three dollars eighty one cents in the whole, with 17 cents more for this writ; and thereof also to satisfy yourself for your own fees. And for want of Goods, Chattels, or Lands of the said Smith to be by him shewn unto you, or found within your precinct, to the acceptance of the said Cressey to satisfy the sums aforesaid; We command you to take the body of the said
 ~~Juror~~ 23 Smith and him commit unto either of our Gaols within
 Travel .90 your precinct, and detain in your custody within our
 Passage .11 Said Gaol until he pay the full sum above mentioned,
 ~~newspapers~~ 1.50 with your fees; or that he be discharged by the said
 oath .38 Cressey the Creditor, or otherwise by order of Law.

Whereof fail not, and make due return of this writ, with your doings therein, unto our said Court of Common Pleas, to be held at Concord, in our County of Merrimack aforesaid, on the first Tuesday of November next.

Witness Arthur Livermore, Esquire, at Concord, the 26 day of April anno Domini, 1830.

Washburn Clerk,

Merrimack ss. May 20th. 1830. Then William Sawyer Nathaniel Presby and Jabez Sawyer personally appeared and made oath that they would faithfully and impartially appraise such lands and tenements as should be shewn them as the estate of the within named John Smith Jr. to satisfy the within execution.

Before me Daniel Willen Justice of the Peace.

We the subscribers having carefully and attentively examined a certain house shewn to us as the estate of the within named John Smith Jr. situated in Bradford in said County on the northerly side of the road between John Smiths and the meeting-house do upon our oaths say the same house is of the value of thirty one dollars and no more and we have set off the same house as aforesaid in part satisfaction of the within execution

William Sawyer

Nathl. Presby

Jabez Sawyer

Merrimack ss. May 20th. 1830. In pursuance of the directions

of

Cressey vs Smith

of Ebenezer Cressy the creditor within named I have extended the within execution upon the house above described in manner following viz I caused three appraisers to be chosen that is to say William Sawyer by the creditor within named, Nathaniel Presby who was chosen by myself and Jabez Sawyer who was also chosen by myself for the said John Smith the debtor within named the said debtor within named having been duly notified and requested by me to choose an appraiser and having neglected so to do, the said William Sawyer & Nathaniel Presby and Jabez Sawyer being all reputable freeholders and residents in said County of Merrimack who being sworn before a Justice of the Peace faithfully and impartially to appraise such lands and tenements as should be shewn to them as the estate of the within named debtor upon their oath said that the above described house shewn to them as the estate of the aforesaid debtor was of the value of thirty one dollars and no more and the said appraisers set off the same house as aforesaid at that sum in satisfaction of this execution and my fees and I have delivered possession and seisin of the said house to the said Ebenezer Cressy the creditor within named I therefore return this execution satisfied as aforesaid in part to wit for the sum twenty five dollars and and fifty nine cents being the residue of the said sum of thirty one dollars the value of said house after deducting my fees.

Cyrus Cressy Dep. Sheriff.

May 20th 1830. This may certify that I have this day received full seisin and possession of the above described house by Cyrus Cressy Deputy Sheriff.

Eben. Cressy.

Received August 30. 1830.

Examined, Sam'l Coffin, Rdr.

Walker vs. Emery

(S.S.)

The State of New Hampshire.
Merrimack Co.

To the Sheriff of any County in this State, or his
Deputy,

Greeting.

Whereas

Whereas Joseph Walker of Concord in said County, Gentleman,
 by the consideration of our Justices of our Superior Court of Judi-
 cature, holden at Concord, within and for the County of Merri-
 mark, on the first Tuesday of February Anno Domini, 1830,
 recovered judgment against Nathan Emery of Canterbury
 131.96 in said County, Yeoman, for the sum of one hundred thirty
 8.70 one dollars ninety six cents, debt or damages, and eight
~~110.66~~ dollars seventy cents, cost of suit, as to us appears of Record,
17 whereof Execution remains to be done.

110.83 We command you therefore that of the Goods, Chattels or Lands
 of the said Emery within your precinct, you cause to be
 paid and satisfied unto the said Walker at the value thereof
 in money, the aforesaid sums, being one hundred forty dollars
 sixty six cents in the whole, with 17 cents more for this
 writ; and thereof also to satisfy yourself for your own fees.
 And for want of Goods, Chattels, or Lands of the said
 Emery to be by him shewn unto you, or found within your
 precinct, to the acceptance of the said Walker to satisfy the
 sums aforesaid: We command you to take the body of
 the said Emery and him commit unto either of our
 Gaols within your precinct, and detain in your custody
 within our said Gaol until he pay the full sum
 above mentioned, with your fees; or that he be dischar-
 ged by the said Walker the creditor, or otherwise by order
 of Law.

Whereof fail not, and make due return of this writ, with
 your doings therein, unto our said Superior Court of Judi-
 cature, to be holden at Concord, in our County of Merri-
 mark aforesaid, on the first Tuesday of September next.

Witness, William M. Richardson, Esquire, at Concord,
 the 11th day of February Anno Domini, 1830.

Masterman Clerk.

Merrimack ss. February 27. 1830. Then Ezekiel Morrill
 Mathew N. Brown and Edmund Stevens personally appeared
 and made oath, that they would faithfully and impartially
 appraise such lands and tenements as should be shewn
 them as the estate of the within named Nathan Emery to satis-
 fy the within execution

Before me Abiel Foster Justice Peace.
 February

Walker vs. Emery.

February 27th. 1830. We the subscribers having met & duly sworn for the purpose above mentioned agreed to adjourn setting off of said land till the fifth day of May next, May 5th 1830 met agreeable to adjournment for the purpose aforesaid and adjourned till the 13th of said month, May 13th met agreeable to adjournment and also adjourned till the third day of September instant September 3^d 1830 We the subscribers having met agreeable to adjournment and having carefully and attentively examined the tracts of land shown to us as the estate of the within named Nathan Emery and bounded as follows viz beginning at the north-east corner of land owned by David M^r Moore on the road leading from Nathan Emery's to Esquire Bradleys No. one hundred and fifty six thence south fifty one rods to the south side of said lot No. 156- thence east forty two rods to a piece of land owned by said David M^r Moore thence north sixty one rods to said road then by said road to the first mentioned bound containing fifteen acres.—

Also one other piece of land beginning on the above mentioned road at the northeast corner of land owned by Abel Foster Esquire then south fifty two rods to the south side of the lot of which this piece is a part then east forty one rods and five links to stake and stones then north fifty two rods to stake and stones standing by said road thence west by said road to the bounds first mentioned containing fourteen acres being part of the forty acre lot numbered one hundred and thirty one, the aforesaid tracts of land is situated in Lancaster in said County do upon our oath say that the same tracts of land is of the value one hundred and fifty three dollars and Seventy six cents and no more, and we have set off the same lands by metes and bounds as aforesaid in satisfaction of the within execution & costs of levy set off—

Ezrael Morrill

Matthew N. Brown

Edmund Stevens

Merrimack Co. February 27th. 1830. In pursuance
of

of the directions of Joseph Walker the creditor within named I have extended the within execution upon the tracts of land above described in the manner following viz. I caused three appraisers to be chosen that is to say Creakiel Morrill by the creditor within named Mathew N. Brown who was chosen by myself and Edmund Stevens who was also chosen by myself for the said Nathan Emery the debtor within named, the said debtor having been duly notified and requested by me to choose an appraiser and having refused and neglected so to do, the said Morrill, Brown and Stevens all of said Canterbury being all reputable freeholders and residents in said County of Merrimack who being sworn before a Justice of the Peace faithfully and impartially to appraise such lands and tenements as should be shewn them as the estate of the within named debtor upon their oaths say that the above described tracts of land land shewn to them as the estate of the aforesaid debtor was of the value of one hundred fifty three dollars and seventy six cents, and no more. And the appraisers aforesaid set off the same land by mets and bounds as aforesaid at that sum in satisfaction of this execution and my fees, and I have delivered possession and seisin of said tracts of land to the said Joseph Walker the creditor within named I therefore return this execution fully satisfied as aforesaid.

Fee—

Samuel M. Durgin A. P. Sheriff,

Service	.23
Gravel	.30
Poundage	2.66
Notice to appraisers	1.50
Notice to parties	1.00
Paid Justice	.50
Paid appraisers	11.50
Paid for Recording	1.00
Making return & adjustment from time to time	\$1.24 \$12.93

September 3. 1830. This may certify that I have this day received full seisin and possession of the above described

Walker vs. Emery

described tracts of land by Samuel M. Durgn
Dept. Sheriff. Joseph Walker.

Received September 7. 1830.

Examined, Sam'l Coffin, Rdr.

Eastman &c vs. The State of New Hampshire.

Blanchard } vs. Merrimack, &c.)

To the Sheriff of any County in this State, or his Deputy,
greeting.

Whereas Ebenezer Eastman & Henry Greenleaf both of Franklin in said County copartners in Trade by the consideration of our Justices of our Court of Common Pleas, holden at Concord, within and for the County of Merrimack, on the third Tuesday of April Anno Domini, 1830 recovered judgment against Joseph Blanchard of Franklin in said County Yeoman. for the sum of seventy five dollars — rents, debt or damages, and seven dollars eighteen cents, cost of suit, as to us appears of Record, whereof Execution remains to be done.

17. 00
7. 18
82. 18
17
82. 35

We command you therefore that of the Goods, chattels or Lands of the said Blanchard within your precinct, you cause to be paid and satisfied unto the said Plaintiffs at the value thereof in money, the aforesaid sums, being eighty two dollars eighteen cents in the whole, with 17 cents more for this writ; and thereof also to satisfy yourself for your own fees. And for want of goods, chattels, or lands of the said Blanchard to be by him shewn unto you, or found within your precinct, to the acceptance of the said Plaintiffs to satisfy the sums aforesaid. We command you to take the body of the said Blanchard and him commit unto either of our Gaols within your precinct, and detain in your custody within our said Gaol until he pay the full sums above mentioned, with your fees; or that he be discharged by the said Plaintiff the creditor, or otherwise by order of Law.

Whereof fail not, and make due return of this Writ, with your doings therein, unto our said Court of Common Pleas, to be holden at Concord, in our County of Merrimack aforesaid, on the first Tuesday of November next.

Witness, Arthur Livermore, Esquire, at Concord, the 26 day of April Anno Domini, 1830.

M. Eastman Clerk,

Merrimack

Merrimack ss. May 15. 1830. Then James Clark Esq.
Samuel Judkins and Moses B. Gove personally appeared,
and made oath, that they would faithfully and impartially
appraise such lands and tenements as should be shewn
them as the estate of the within named Joseph Blanchard
to satisfy the within execution.-

Before me Geo. W. Nesmith Jus. Peace.

We the subscribers having carefully and attentively examined a tract of land shewn to us as the estate of the within named Joseph Blanchard and is part of lot numbered sixty seven in the third range as originally laid out by the proprietors of the town of Andover and bounded as follows beginning on the north side of the highway at a stake and stones standing at the southeast corner of land set off to James Colburn then north thirteen degrees west forty rods to a stake and stones thence south eighty three degrees west twelve rods to a stake and stones, thence northerly on west side line of said lot thirty rods to stake and stones thence easterly on the south side of land own by John Sawyer fifty rods to a stake and stones thence southerly on the east side line of said lot seventy one rods to a stake and stones, thence westerly on the highway aforesaid forty six rods to the first bound containing seventeen acres also one other tract and is part of the aforesaid lot and bounded as follows beginning on the north side of said highway at the southwest corner of land set off to James Colburn at a stake and stones, thence north thirteen degrees west five rods to a stake and stones, thence south eighty three degrees west two rods to a stake and stones thence southerly on the west side of the barn floor five rods and twenty two links to a stake and stones, thence easterly on wall three rods and twenty links to the first bound containing fifteen square rods, do upon our oaths say that the two aforesaid tracts are of the value of ninety two dollars and twenty two cents and no more and we have set off the same by metes and bounds as aforesaid, in satisfaction of the within execution May 15. 1830. -

James Clark

Samuel Judkins

Moses B. Gove

Merrimack ss. May 15. 1830. In pursuance of the direction of Ebenezer Eastman & ~~Henry~~ Greenleaf the creditors
within

304.

Castman & Greenleaf vs. Blanchard

within named, I have extended the within execution upon the tract of land above described in the manner following, viz. I caused three appraisers to be chosen, that is to say James Clark by the creditors within named, Moses P. Gove by the debtor within named and Samuel Judkins who was chosen by myself, the said James Clark Moses P. Gove and Samuel Judkins being all reputable freeholders and residents in said County of Merrimack who being sworn before a Justice of the peace faithfully and impartially to appraise such lands and tenements as should be shewn to them as the estate of the within named debtor upon their oaths, said that the above described tract of land shewn to them as the estate of the aforesaid debtor, was of the value of ninety two dollars and twenty two cents and no more. And the said appraisers set off the same land by metes and bounds as aforesaid, at that sum in satisfaction of this execution and my fees, and I have delivered possession and seisin of the said tract of land to the said Cleenerer Castman & Greenleaf the creditors within named, I therefore return this execution fully satisfied as aforesaid.

Sam'l George Deputy Sheriff.

Service	23
Travel	15
Promissory	1.89
Levy50
Notifying appraisers &c	1.00
Paid Appraisers	2.00
Time &c.	2.00
Paid Justices51
Recording	1.00
		\$ 9.91

May 15. 1830. This may certify that we have this day received full seisin and possession of the above described tract of land by Sam'l George Deputy Sheriff. Greenleaf & Castman.

Received September 7. 1830.

Examined, Sam'l Coffin, Rdr.

Darling vs. Blanchard

The State of New Hampshire.

Merrimack Co.

To the Sheriff of any County in this State, or his Deputy,

Greeting.

Whereas

(L.S.)

Whereas John Darling of Franklin in said County Esquire by the consideration of our Justices of our Court of Common Pleas, Holden at Concord, within and for the County of Merrimack, on the third Tuesday of April anno Domini 1830 recovered judgment against Joseph Blanchard of said Franklin Yeoman for the sum of thirty seven dollars seventy nine cents, debt or damages, and seven dollars fifty six cents, cost of Suit, as to us appears of Record, whereof execution remains to be done.

37. 79
7.. 56
115.. 35
17
45. 52

We command you therefore that of the Goods, Chattels or Lands of the said Blanchard within your precinct, you cause to be paid and satisfied unto the said Darling at the value thereof in money, the aforesaid sums, being forty five Dollars thirty five cents in the whole, with 17 cents more for this Writ; and thereof also to satisfy yourself for your own fees. And for want of Goods, Chattels, or Lands of the said Blanchard to be by him shewn unto you, or found within your precinct, to the acceptance of the said Darling to satisfy the sums aforesaid: We command you to take the body of the said Blanchard and him commit unto either of our Gaols within your precinct, and detain in your custody within our said Gaol until he pay the full sums above mentioned, with your fees; or that he be discharged by the said Darling the creditor, or otherwise by order of Law.

Whereof fail not, and make due return of this writ, with your doings therein, unto our said Court of Common Pleas, to be Holden at Concord, in our County of Merrimack aforesaid, on the first Tuesday of November next.

Witness, Arthur Livermore, Esquire, at Concord, the 26 day of April anno Domini, 1830.

Wastman Clerk.

Merrimack Co. May 15th. 1830. Then Barnes Clark Moses B. Gove and Samuel Judkins personally appeared and made oath, that they would faithfully and impartially appraise such lands and tenements, as should be shewn them as the estate of the within named Joseph Blanchard to satisfy the within execution. Before one George W. Nesmith Jus. Peace.

We the subscribers, having carefully and attentively examined a tract of land shewn to us as the estate of the within named Joseph Blanchard and situated in said Franklin and is part of lot number sixty seven in the third range of

Darling vs. Blanchard

of lots as laid out by the proprietors of the town of Andover and
and bounded as follows beginning at the southwest corner of said lot
at a stone bound thence northerly on the west side line of said lot
ten rods and nine links to a stake and stones thence north eighty
three degrees east six rods to a stake and stones thence southerly
on the west side of the barn floor five rods and twenty two links
to a stake and stones thence easterly on wall two rods and sixteen
links to a white pine stump, thence westerly on the north side of
the highway seven rods to the first bounds containing about
one third part of an acre do upon our oaths say, that the
same tract of land is of the value of fifty three dollars & fifty
two cents and no more, and we have set off the same land by
metes and bounds as aforesaid, in satisfaction of the within execution.

May 15. 1830.

James Clark

Samuel Judkins

Moses B. Gove

Merrimack Co. May 15. 1830. In pursuance of the direction
of Asa Darling Esqr. the creditor within named, I have exten-
ded the within execution upon the tract of land above descri-
bed in the manner following, viz I caused three appraisers
to be chosen, that is to say Moses B. Gove by the creditor within
named, James Clark who was chosen by myself, and Samuel
Judkins who was also chosen by my self for the said Joseph
Blanchard the debtor within named, the said debtor having been
duly notified and requested by me to choose an appraiser, and
having refused and neglected so to do - the said Moses P. Gove,
James Clark, and Samuel Judkins being all reputable
freeholders and residents in said County of Merrimack; who
being sworn before a Justice of the peace faithfully and impar-
tially to appraise such lands and tenements as should be shewn
to them as the estate of the within named debtor upon their
oaths. Said that the above described tract of land shewn
to them as the estate of the aforesaid debtor, was of the value
of fifty three dollars & fifty two cents and no more.
And the said appraisers set off the same land by
metes and bounds as aforesaid at that sum in satisfaction
of this execution, and my fee, and I have delivered possession
and seisin of the said tract of land to the said Asa
Darling Esqr. the creditor within named. I therefore
return this execution fully satisfied as aforesaid

True

Fees-Servic	.23
Travel	.75
Poundage	1..14
Levy	..50
Notifying appraisers	1.00
Paid <i>do.</i>	2..00
Paid Justices	.23
Recording	1.00
Time &c	<u>1..15</u>
	\$ 8..00

Saml. George Deputy Sheriff

May 13. 1830. This may certify
that I have this day received
full seisin and possession of
the above described tract of land
by Saml. George D. Sheriff
Asa Darling

Received September 7. 1830.

Examined, Sam'l Coffin, Rdr.

Colburn vs. Blanchard

(S.S.)

The State of New Hampshire

Merrimack, ss.

To the Sheriff of any County in this State, or his
Deputy.

Greeting.

Whereas James Colburn of Franklin in said County
Trader, by the consideration of our Justices of our Court of
Common Pleas, holden at Concord, within and for the County
of Merrimack, on the third Tuesday of April Anno Domini,
1830 recovered judgment against Joseph Blanchard of said
Franklin Yeoman for the sum of forty eight dollars fifty cents,
debt or damages, and seven dollars eighteen cents. cost of suit.
as to us appears of record, whereof execution remains to be done.

18.50 We command you therefore that of the goods, chattels or lands
7.18 of the said Blanchard within your precinct, you cause to be
53.68 paid and satisfied unto the said Colburn at the value thereof
17. as to us appears of record, being fifty five dollars sixty
55.85 eight cents in the whole, with 17 cents more for this Writ; and
31.74 thereof also to satisfy yourself for your own fees. And for
\$21.11 want of Goods, chattels, or Lands of the said Blanchard to
be by him shewn unto you, or found within your precinct, to
the acceptance of the said Colburn to satisfy the sums aforesaid.

We command you to take the body of the said Blanchard
and him commit unto either of our gaols within your pre-
cinct, and detain in your custody within our said Gaol
until

Colburn vs Blanchard

until he pay the full sum above mentioned, with your fees; or that he be discharged by the said Colburn the creditor, or otherwise by order of Law.

Whereof fail not, and make due return of this writ, with your doings therein, unto our said Count of Common Pleas, to be held at Concord, in our County of Merrimack aforesaid, on the first Tuesday of November next.

Witness, Arthur Livermore, Esquire, at Concord, the 26 day of April anno Domini, 1830.

N Eastman Clerk.

Merrimack, B. May 15. 1830. Then James Clark Esqurie Samuel Judkins, and Moses B. Gove personally appeared and made oath, that they would faithfully and impartially appraise such lands and tenements as should be shewn them as the estate of the within named Joseph Blanchard to satisfy the within execution.

Before me George W. Nesmith Jus. Peace.

We the subscribers having carefully and attentively examined a tract of land shewn to us as the estate of the within named Joseph Blanchard and is part of lot numbered sixty seven in the third range as originally laid out by the proprietors of Andover and now situated in Franklin aforesaid and bounded as follows beginning on the north side of the highway which crosses the south end of said lot at a stake and stones thence north thirteen degrees west five rods to a stake and stones, thence south eighty three degrees west eight rods to a stake and stones standing on the west side line of said lot thence northerly on said side line thirty four rods and eight links to a stake and stones thence north eighty three degrees east twelve rods to a stake and stones thence south thirteen degrees east forty rods to a stake and stones standing on the north side of said highway thence westerly on said highway one rod to the first bounds containing two acres and forty five square rods, do upon our oaths say, that the same tract of land is of the value of twenty nine dollars and eleven cents and no more and have set off the same by metes and bounds as aforesaid, in satisfaction of the within execution.

May 15. 1830.

James Clark
Samuel Judkins
Moses B. Gove

Merrimack

Merrimack sc. May 15. 1830. In pursuance of the direction of James Colburn the creditor within named, I have extended the within execution upon the tract of land above described in the manner following, viz. I caused three appraisers to be chosen, that is to say James Clark by the creditor within named and Moses P. Gove by the debtor within named and Samuel Judkins who was chosen by myself, the said James Clark, Moses P. Gove and Samuel Judkins being all reputable freeholders and residents in Said County of Merrimack who being sworn before a Justice of the peace faithfully and impartially to appraise such lands and tenements as should be shewn to them as the estate of the within named debtor upon their oaths, said that above described tract of land shewn to them as the estate of the aforesaid debtor, was of the value of twenty nine dollars and eleven cents and no more. And the said appraisers set off the same land by metes and bounds as aforesaid, at that sum in satisfaction of this execution and my fees, and I have delivered possession and seisin of the said tract of land to the said James Colburn the creditor within named, I therefore return this execution fully satisfied as aforesaid.

Sam'l George Deputy Sheriff.

Levin	23
Travel	.75
Poundage	.73
Levy	.30
Notifying appraisers	1.00
Paid do.	2.00
Paid Justice	-.23
Recording	1.00
Time &c	1.56
	\$ 8.00

May 15. 1830. This may certify that I have this day received full seisin and possession of the above described tract of land by Sam'l George Deputy Sheriff James Colburn.

April 26. 1830. Rec'd. of the within over thirty four dollars and seventy four cents by the sale of personal property

James Colburn

Received September 7. 1830.

Examined, Sam'l Coffin, Rdr.

Noyes vs. Eastman

The State of New Hampshire.

L.S.

Merrimack, ss.)

To the Sheriff of any County in this State, or his
Deputy,

greeting.

Whereas Parker Noyes of Salisbury in said County, Esquire,
by the consideration of our Justices of our Superior Court of
Judicature, holden at Concord, within and for the County of
Merrimack, on the first Tuesday of September Anno Domini,
1830 recovered judgment against Phineas Eastman of Salisbury
aforesaid, Yeoman, for the sum of five hundred sixty seven
567.98 dollars ninety eight cents, debt or damages, and eight dollars
8..27 twenty seven cents, cost of suit, as to us appears of Record, whereof
576.23 thereof execution remains to be done.
17

We command you therefore that of the Goods, Chattels or
Lands of the said Eastman within your precinct, you cause
to be paid and satisfied unto the said Noyes at the value
thereof in money, the aforesaid sums, being five hundred
seventy six dollars twenty five cents in the whole, with 17 cents
more for this Writ; and thereof also to satisfy yourself for
your own fees. And for want of Goods, Chattels, or Lands of the
said Eastman to be by him shewn unto you, or found within
your precinct, to the acceptance of the said Noyes to satisfy
the sums aforesaid; We command you to take the body of
the said Eastman and him commit unto either of our Gaols
within your precinct, and detain in your custody within our
said Gaol until he pay the full sums above mentioned, with
your fees; or that he be discharged by the said Noyes the cred-
itor, or otherwise by order of Law.

Whereof fail not, and make due return of this writ, with
your doing therein, unto our said Superior Court of Judicature,
to be holden at Concord, in our County of Merrimack aforesaid,
on the first Tuesday of February next.

Witness, William M. Richardson, Esquire, at Concord, the 17th
day of September Anno Domini, 1830.

R. Eastman Clerk.

State of New Hampshire

Merrimack ss. On the thirtieth day of September in the
year of our Lord eighteen hundred & thirty Thomas Baker,
Joshua Fifield & Nathaniel Webster appeared & each made
oath that they would faithfully & impartially appraise

subd

& set off such lands & tenements as should be shewn to them to satisfy the within writ of execution & costs of Levy.

before me Edwd Blodgett Just. Peace.

We the subscribers, having been duly sworn faithfully & impartially to appraise & set off the land which may be shewn to us to satisfy the writ of execution hereto annexed, have viewed a tract of land shewn to us by Parker Noyes the creditor, as the property of Phineas Eastman named in said writ, & situated in Franklin in the County of Merrimack aforesaid, and bounded as follows viz. beginning at the end of the stone wall, at the corner of Benjamin Shaw's land, on the easterly side of the road leading from Benjamin Shaw's dwelling house to the house where William Thompson lately lived, thence running by Benjamin Shaw's land south seventy one & a half degrees west twenty six rods & ten links to a stake & stones, thence south five degrees west three rods & eight links to a stake & stones thence west and as the stone wall goes forty two rods to a stake & stones standing on the northerly side of the wall & a few feet east of the fence between Benjamin Shaw's land and the Webster farm, thence south forty three degrees west twenty two rods partly on a stone wall to a stake & stones at the angle in the fence on the top of a steep rocky knole, thence south sixty four degrees west fifty six & a half rods to a stake & stones which is the north-westerly corner of said Eastman's land, thence south three & half degrees east forty five rods by Eleaner Taylor's land to a stake & stones standing by the north side of great rock, thence north seventy two degrees east thirty eight rods to a large rock near a birch tree, thence north sixty nine degrees east nine rods & twenty links to an ash stump, on the west side of a small bog, thence north fifty degrees east on the line as the fence now stands eighty eight rods & twelve links to a stake & stones at the angle in the fence, thence east nineteen rods & seventeen links, as the board fence goes, to a stake by the stone wall by the road, thence by the stone wall north five degrees west, & including the wall, twenty six rods to the first mentioned bound and containing thirty four acres. and we have appraised the same with the appurtenances at the sum of two hundred and eighty nine dollars. and we have set off the same land with the appurtenances to the said Parker Noyes, at the sum of two hundred & eighty nine dollars, to satisfy

m

in part the aforesaid writ of Execution & costs of levy, to hold the same land with the appurtenances to him the said Parker Noyes his heirs & assigns, to his & their only use & benefit, in fee simple forever.

Franklin September 30th 1830.

Joshua Fifield
Thomas Baker
Nathl. Webster

State of New Hampshire

Merrimack ss. September 30. 1830. In pursuance of the directions of Parker Noyes the creditor within named I have executed the within writ of Execution upon the part of land described in the writing subscribed by Joshua Fifield, Thomas Baker, & Nathl. Webster which writing is annexed to the within writ of Execution, in the manner following; I caused three appraisers to be chosen, viz. Thomas Baker who was chosen by Parker Noyes the creditor within named, Nathaniel Webster, chosen by Phineas Eastman the debtor within named, and Joshua Fifield who was chosen by me; the said Thomas Baker Nathaniel Webster & Joshua Fifield, are all reputable free holders and residents in said County of Merrimack, who being sworn before a Justice of the Peace faithfully & impartially to appraise such lands and tenements as should be shewn to them to satisfy the within writ, & having viewed & carefully examined the tract of land aforesaid, shewn to them as the estate of the aforesaid debtor, appraised the same tract of land with the appurtenances at two hundred & eighty nine dollars, and no more; and the said appraisers set of the same land by metes and bounds as mentioned & described in the writing by them subscribed, annexed to the within writ, (which writing is part of the return of my doings on said writ) at that sum, in part satisfaction of the within writ of Execution & costs of levy, & my fees, to hold the same land to him the said Parker Noyes his heirs & assigns to his & their only use & benefit in fee simple forever. And I have delivered possession & Seizin of the said tract of land with the appurtenances to the said Parker Noyes the creditor within named. I therefore certify this writ of execution is satisfied in part as aforesaid to wit for the sum of two hundred seventy five dollars &

289.
13.77
275.25

twenty

twenty three cents being the residue of the said sum of two hundred eighty nine dollars, after deducting my fees, costs of levy, & for no more...

Fees - Sevin	.. .23
Travel	.. .60
Poundage	3.69
Levy	~.50
Appraisers bill	3.00
Surveyors bill	1.32

Sam'l George Dept. Sheriff.

Paid the Justices for ad-	} .. .68
ministering the oath & travel	
Notifying appraisers	1.00
Time &c	1.75
Paid for recording	1.00
	<u>13.77</u>

I certify that I have received full Sevin & possession
of the tract of land above mentioned & described, with
the appurtenances, by Samuel George Deputy Sheriff
Parker Noyes.

Received October 7. 1830.

Examined, Sam'l Coffin, Rdr.

Fenney vs. Leavitt

The State of New Hampshire.
(L.S.) Merrimack, &c.)

To the Sheriff of any County in this State, or his Deputy,

Greeting.

Whereas Bailey Fenney of Chichester in said County, Trader,
by the consideration of our Justices of our Superior Court of Judi-
cature, holden at Concord, within and for the County of Merrimack,
on the first Tuesday of February anno Domini, 1830 recovered
judgment against William Leavitt of Chichester in said County,
Cooper, for the sum of ninety five dollars, sixty one cents, debt or
damages, and seven dollars fifty eight cents, cost of suit, as
to us appears of Record, whereof Execution remains to be done.

95.61
7.58
103.19
17

We command you therefore that of the Goods, Chattels or
Lands of the said Leavitt within your precinct, you cause
to be paid and satisfied unto the said Fenney at the value
thereof in money, the aforesaid sums, being one hundred
three

Tenney vs. Leavitt

three dollars nineteen cents in the whole, with 17 cents more for this writ; and thereof also to satisfy yourself for your own fees. And for want of Goods, Chattels, or Lands of the said Leavitt to be by him shewn unto you, or found within your precinct, to the unspace of the said Tenney to satisfy the sums aforesaid: We command you to take the body of the said Leavitt and him commit unto either of our Gaols within your precinct, and detain in your custody within our said Gaol until he pay the full sums above mentioned, with your fees; or that he be discharged by the said Tenney the creditor, or otherwise by order of Law.

Whereof fail not, and make due return of this writ, with your doings therein, unto our said Superior Court of Judicature, to be holden at Concord, in our County of Merrimack aforesaid, on the first Tuesday of September next.

Witness. William M. Richardson, Esquire, at Concord, the 9th day of February Anno Domini, 1830.

Wastman Clerk.

Merrimack Feb. March 1st 1830. By virtue of this execution to me directed I have this day levied the same on the following described real estate as the property of the within named William Leavitt and at the same time left with him the said William a notice in writing that I should on the third day of May next ensuing cause the same to be set off by appraisers to the within named Plaintiff at one of the clock in the afternoon when & where he might attend and choose an appraiser if he should see fit and afterwards on the 3^d day of May 1830. I attended on the premises at the hour above mentioned and appointed Moses P. Gray of Epsom in said County as an appraiser on my part the Plaintiff appointed Enoch Tilton of Chichester in said County and the Defendant refusing to appoint an appraiser on his part I appointed James Blake Esq. of said Chichester on the part of the defendant they all being reputable freeholders in the said County of Merrimack and caused them to appear before Benjamin Comer Esquire one of the Justices of the Peace for the County of Merrimack to make oath that in appraising said property they would act faithfully and impartially according to their best judgment who thereupon made oath as follows.

Merrimack

Merrimack Co. Chichester 3rd May 1830. — Then personally appeared Moses P. Gray, Enoch Tilton and James Blake who, ^{made oath} that in appraising such real estate of the within named William Leavitt as should be shewn them to satisfy this execution they would act faithfully and impartially according to their best skill & judgment

Fees, 31 Before me Benjamin Emery Justice Peace.
 Merrimack Co. May 3rd 1830. We the subscribers being all freeholders within the said County of Merrimack and having this day all been duly chosen, appointed and sworn to the faithful and impartial appraisement of such real estate of the within named William Leavitt as should be shewn to us to satisfy this execution and all fees have this day received a piece or parcel of land with the building thereon lying in Chichester in said County, shewn to us by the said creditor as the estate of the said William Leavitt which land is bounded as follows viz. beginning on the road leading from the Turnpike to Canterbury road at the corner of a stone wall & running N. 34° W. 4 rods & 2 links to the end of said wall — thence S. 53½° W. 22 rods & 20 links by a stone wall to the end thereof — thence S. 52° E. 9 rods & 23 links to the road — thence by said road to the first mentioned bounds containing one acre & the buildings thereon which we have upon our oaths appraised at the sum of forty dollars & no more and we have set off said piece of land with the buildings thereon by metes & bounds to the creditor within named in part of this execution In whereof we have hereunto set our hands —

Fees, 75

Moses P. Gray

Enoch Tilton

James Blake

I have therefore this day delivered Seisin and possession of the said premises to the said Bailey Tenney the creditor in full satisfaction ^{all fees for extrapping} of this execution amounting to thirty eight dollars sixty eight cents and in part participation of this execution amounting to Thirly one dollars and thirty two cents —

Fees —

E. D. Lord Deputy Sheriff

Service	— — —	0.23
Travel		0.36
homage		1.00
h ^r . appraisers	—	"75
Justice	—	"51
Notifying	—	1.00
Surveyor	—	"75
attendance	—	"83
recording	—	1.50
Exhence	—	"75
		\$8.68

May 3rd 1830. This may certify that I have this day received full seisin and possession of the above described tract of land by Edward D. Lord, Deputy Sheriff. —

Bailey Tenney. —

Tenney vs. Leavitt

I therefore return this execution as part satisfied
viz in the aforementioned several sums of thirteen dollars
and eighteen cents - and of thirty one dollars and thirty two
cents - amounting in the whole to the sum of forty four
dollars and fifty cents -

E.D. Lord. Deputy Sheriff.

Received October 7. 1830.

Examined, Sam'l Coffin, Rdr.

Blackburn vs. Bullen

The State of New Hampshire.

(L.S.)

Merrimack, ss.

To the Sheriff of any County in this State, or his Deputy,
greeting.

Whereas John Blackburn of Walpole in the County of
Norfolk and Commonwealth of Massachusetts, Manufacturer,
by the consideration of our Justices of our Superior
Court of Judicature, holden at Concord, within and for
the County of Merrimack, on the first Tuesday of September
Anno Domini, 1830 recovered judgment against Moses
Bullen of Concord in said County of Merrimack, Miller,
3447.00 for the sum of three thousand four hundred forty seven
19.55 dollars - cents debt or damages, and nineteen dollars
3466.55 fifty five cents, cost of suit, as to us appears of Record,
.17 whereof Execution remains to be done.

We command you therefore that of the Goods, chattels or
Lands of the said Bullen within your precinct, you cause
to be paid and satisfied unto the said Blackburn at the value
thereof in money, the aforesaid sums, being Three thousand
four hundred sixty six dollars fifty five cents in the whole,
with 17 cents more for this Writ; and thereof also to satisfy
yourself for your own fees. And for want of goods,
chattels, or Lands of the said Bullen to be by him shown
unto you, or found within your precinct, to the acceptance
of the said Blackburn to satisfy the sum aforesaid: We
command you to take the body of the said Bullen and
him commit unto either of our Gaols within your precinct,
and detain in your custody within our said Gaol
until

until he pay the full sum above mentioned, with your fees; or that he be discharged by the said Blackburn the creditor, or otherwise by order of Law.

If creof fail not, and make due return of this writ, with your doings therein, unto our said Superior Court of Judicature, to be holden at Concord, in our County of Merrimack aforesaid, on the first Tuesday of February next.

Witness, William M. Richardson, Esquire, at Concord,
the 17 day of September Anno Domini, 1830.—

Wastman Clerk.

Merrimack ss. Concord October 5. 1830. In obedience to this writ, and to satisfy the same, I seized and took on the thirtieth day of September last past, a lot of plank. Boards and joie, about 100 feet in the whole. two pairs old mill stones, with shafts and irons. two carding machines one roper and spinner. one cast iron stove and funnel. one old cast iron stove. one smut mill. one cob mill. one cloth shearing machine. one clothiers shears. two iron bars. twelve plate irons. one standing press, screw and bar. two old tub wheels. one cow. one carpenters bench. one horse cart and harness. one old sleigh. one old waggon. 8 sticks oak timber. and two tons hay. the property of the within named Moses Bullen, and on the same day I advertised the same goods seized as aforesaid for sale on Monday the fourth day of October current, at twelve of the clock, noon, at the house of the said Moses Bullen, in said Concord, by posting up advertisements of the said time and place of sale at the Post Office in said town of Concord and at the inn of Abel Hutchins, being two of the most public places in said Concord. And on the said fourth day of October current, the said Moses Bullen the debtor not having redeemed the said goods by otherwise satisfying this execution, I sold the same goods at the time and place mentioned in said advertisements at public vendue to the highest bidder, as follows:—

A lot of plank, boards & joie, about 100 ft for	\$ 2.30
One pair mill-stones, for	\$.50
One pair do. do for	5.00
One mill shaft and irons, for	2.10
One do. do for	1.60
One cow, for	12.00
One carding machine, for	37.00
	one

Blackburn vs. Bullen

one do. do. for	11.00
One roper and Spinner, for	1.00
One stove and funnel, for	3.00
One stove. for	3.00
One Smut mill, for	30.12
One cob mill. for	14.00
One carpenters bench, for	1.00
One cloth Shearing Machine	2.00
One Clothiers Shears. old	.50
two iron bars, for	1.12
twelve plate irons, for	5.58
One Standing Press, Screw & Bar, for,	11.00
two old tub wheels, for	.25
one horse cart Harness, for	17.25
one old Sleigh. for	2.75
one old waggon, for	1.12
eight sticks oak timber, for	1.12
two tons of hay. for	17.00

amounting in the whole to the sum of \$190.61

From which sum I deducted my fees and expences,
being twelve dollars and ninety-eight cents, and the re-
mainder, being one hundred Seventy-seven dollars and
sixty-three cents, I have applied in discharge of this exe-
cution in part, to wit, for the said sum of one hundred
and Seventy-seven dollars and sixty three cents and no more.

Jacob B. Moore, Sheriff.

Merrimack ss. October 5. 1830. - Then Theodore French,
Nathan Ballard Jun. and Jonathan Eastman jun. personally
appeared, and severally made oath that they would faithfully
and impartially appraise ~~appraise~~ such lands and tenements
as should be shewn them as the estate of the within named
Moses Bullen to satisfy the within execution. Before me,

Richard Bartlett, Jus. Peace.

We, the subscribers, having carefully and attentive-
ly examined certain tracts of land situated in Concord
in the County of Merrimack, and State of New Hampshire.
Shewn to us as the estate of the within named Moses
Bullen, and bounded and described as follows, to wit:-

one

one certain tract or parcel of land beginning at the corner of the wall on the northerly side of the road leading from Leonard to Dumbarton near Moses Shute's house, thence running north twenty seven degrees west seventeen and an half rods to the road leading to Hopkinton, thence north sixty seven degrees west five rods by said road, thence south forty one degrees west twenty seven rods to the mill pond, thence down by said mill pond to the said Dumbarton road, thence northeasterly by said road to the bound first mentioned, containing six acres and one hundred and seven rods, with the buildings situated thereon.— Also a certain other tract or parcel of land bounded, beginning at an elm tree near Moses Shute's house on the southeasterly side of the Dumbarton road, thence running south forty nine degrees west thirty four rods by said road to a stake and stones, thence south twenty seven degrees west six rods and eighteen links to a stake and stones, thence south eleven degrees east fifty seven rods and eighteen links to the northeasterly corner of Moses Hall's land, thence south twenty four degrees east, thirty seven rods to a stump and stones, thence north fifty eight degrees east six rods and six feet to a bush and stones, thence north fifty three degrees east eighteen rods to a stake, thence north four degrees west nine and an half rods to a stake, thence north ten degrees east five rods and seven links to a stake, thence north twenty eight degrees east five rods to Turkey river, thence up said river north forty four degrees west thirteen rods to a stake, thence north three degrees west forty four rods to a cherry tree, thence north twelve degrees west eleven rods to a small birch tree, thence north twenty six degrees west twenty one rods and four links to the bound began at, containing twenty acres and three square rods, with the buildings, privileged and appurtenances thereto belonging.— Also a certain other piece of land situated between the mill pond and the fork of the roads near the grist mill on said last above described tract, bounded, beginning at a stake and stones at the intersection of said roads, thence running south fifty two degrees west eighteen rods to a stake by the highway and mill pond, thence down said mill pond twenty three rods to a stake and stones, thence north eleven degrees west by the highway twelve rods to the bound began at, containing sixty five square rods

Blackburn vs. Bullen

rods, together with the buildings thereon: - Do upon our oaths say, that the same tracts and parcels of land described as aforesaid are of the value of three thousand three hundred and fifty-nine dollars and eighty eight cents, and no more; and we have set off the same tracts or parcels of land by metes and bounds as aforesaid in full satisfaction of the within execution.

October 5. 1830.

Theodore French
Jonathan Eastman Jr. } Appraisers

I decline subscribing the above appraisal for the reason that I consider the appraisal of the above described property below its actual value.

October 5. 1830.

Nathan Ballard Jr.

Merrimack Co. October 5. 1830. - In pursuance of the directions of John Blackburn the creditor within named, I have extended the within execution upon the tracts of land above described, in the manner following, viz.: - I caused three appraisers to be chosen, that is to say, Theodore French by the creditor within named, Nathan Ballard, jun. by the debtor within named, and Jonathan Eastman, jun. who was chosen by myself, the said Theodore French, Nathan Ballard, jun. and Jonathan Eastman, jun. being all reputable freeholders and residents in said County of Merrimack, who being sworn before a justice of the peace faithfully and impartially to appraise such lands and tenements as should be shewn to them as the estate of the within named Moses Bullen, upon their oaths, said, that the above described tracts of land shewn to them as the estate of the aforesaid debtor, were of the value of three thousand three hundred and fifty nine dollars and eighty-eight cents, and no more. And the said appraisers, by a major part of their number, set off the same lands by metes and bounds as aforesaid, at that sum, in satisfaction of this execution and my fees - the said Nathan Ballard, jun. declining to join in the award, for the reason which he has stated above under his own hand. And the said I have delivered possession and seisin of the said tracts of land, described as aforesaid, to the said John Blackburn, the creditor within named. I therefore

return

return this execution fully satisfied as aforesaid.

Fees - Service	23
Travel	36
Notifying appraisers	2.75
Paid Justice75
Surveyor's bill	6.00
Appraisers' bills	20.25
Chambers bill	5.00
Attendance	6.75
Expenses paid	6.37
Poundage	20.33
Recorder's fee	<u>2.00</u>
	\$70.79

Jacob B. Moore, Sheriff.

October 5. 1830. This may certify that I have this day received full Seizure and possession of the above described tracts or parcels of lands, by Jacob B. Moore, Sheriff.

John Blackburn.

Received October 8. 1830.

Examined, Sam. Coffin, Rdr.

Webster vs. Gerrish

The State of New Hampshire:

(L.S.)

Merrimack, p.s.

To the Sheriff of any County in this State, or his Deputy,

Greeting:

Whereas Worcester Webster of Boscawen in said County Merchant by the consideration of our Justices of our Court of Common Pleas, holden at Concord, within and for the County of Merrimack, on the third Tuesday of April anno Domini, 1830 recovered judgment against Samuel B. Gerrish of said Boscawen Gentleman for the sum of thirty eight dollars sixty cents, debt or damages, and eleven dollars thirty nine cents, cost of suit, as to us appears of Record, whereof execution remains to be done.

38.60
11.39
49.99

17

\$50.16

We command you therefore that of the Goods, Chattels or Lands of the said Gerrish within your precinct, you cause to be paid and satisfied unto the said Webster at the value thereof in money, the aforesaid sums, being

Webster vs. Gerrish

being forty nine dollars ninety nine cents in the whole, with 17 cents more for this Writ; and thereof also to satisfy yourself for your own fees. And for want of Goods, Chattels, or Lands of the said Gerrish to be by him shewen unto you, or found within your precinct, to the acceptance of the said Webster to satisfy the sums aforesaid; We command you to take the body of the said Gerrish and him commit unto either of our Gaols within your precinct, and detain in your custody within our said Gaol until he pay the full sums above mentioned, with your fees; or that he be discharged by the said Webster the creditor, or otherwise by order of Law.

Whereof fail not, and make due return of this writ, with your doings therein, unto our Said Court of common Pleas, to be holden at Concord, in our County of Merrimack aforesaid, on the first Tuesday of November next.

Witness, Arthur Livermore, Esquire, at Concord, the 26 day of April Anno Domini, 1830.

Wastman Clerk.

Merrimack ss. May 23. 1830. Then Joseph Chadwick, Thomas Gerrish and John Coogwell personally appeared and made oath, that they would faithfully and impartially appraise such lands and tenements, as should be shewen them as the estate of the within named Samuel B. Gerrish to satisfy the within execution. Before me

John Greenough Jus. Peace.

We the subscribers having carefully and attentively examined a tract of land shewen to us as the Estate of the within named Samuel B. Gerrish and described and bounded as follows viz. one undivided half or moiety of the House lot so called, laid out to the original right of John French situated in said Boscawen in said County and lying on the west side of the road leading from Boscawen aforesaid to Concord, and beginning on said road at a Stake, thence west thirty degrees south eighty rods, thence south thirty degrees east

Sixteen

sixteen rods, thence east thirty two degrees north
 Seventy seven rods to said roads thence north sixteen
 degrees west fourteen rods to the bounds first men-
 tioned, and do upon our oaths say that one half
 or undivided moiety of said land is of the value
 of thirty one dollars and fifty cents and no more,
 and we have described the whole of said tract
 of land as aforesaid and have assigned one undi-
 vided half part thereof to the said Worcester Webster
 the creditor within named in part satisfaction of his execution.

Also the subscribers having carefully and attentively
 examined a tract of land shewn to us as the estate
 of the within named Samuel B. Gerrish, and bounded
 and described as follows, one acre, and one hundred
 and sixteen square rods off of the northerly part of
 the House lot laid out to Moses Cooker, beginning
 at the south west corner of John French's House lot,
 thence south thirty degrees east four rods and twenty
 links, thence east thirty two degrees north Sixty seven
 rods, thence north thirty degrees east eleven rods to
 the roads, thence west thirty two degrees south
 Seventy seven rods to the bounds first mentioned,
 do upon our oaths say, that the same tract of land is
 of the value of fifteen dollars and fifty cents and no
 more, and we have set off the same land by metes and
 bounds as aforesaid in satisfaction of their ^{within} execution
 in part. Also on the same day we examined a Barn or
 Stable shewn to us as the property of the within named Gerrish,
 situated in said Bosseawen on said road leading from
 said Bosseawen to Leonard aforesaid and near the Tavern
 House formerly owned by said Samuel B. Gerrish and now
 owned by Rev. Enoch Corser and do upon our oaths
~~say~~ the same Barn or Stable is of the value of seventeen
 dollars and no more and have this day set off the same
 Barn as aforesaid to the said Worcester Webster in satisfaction
 of the within execution

October 28. A.D. 1830.

Joseph Chadwick

John Cogswell

Thomas Gerrish

Merrimack Co. May 20. A.D. 1830.-

In

Webster vs. Gerrish

In pursuance of the directions of Worcester Webster the creditor within named I have extended the within execution upon the one undivided half or moiety of the first tract of land above described and upon the other tract and stable in the manner following viz I caused three appraisers to be chosen in manner following viz Joseph Chadwick by the creditor within named and John Coyswell by myself, and Thomas Gerrish who was also chosen by myself, for the said Samuel B. Gerrish, the debtor within named, the said debtor being out of the State and in parts unknown, and not being to be found so that he could be notified, being all reputable freeholders and residents in said County of Merrimack, who being duly sworn before a Justice of the Peace faithfully and impartially to appraise such land and tenements as should be shewn to them as the estate of the within Samuel B. Gerrish upon their oaths said, that the one undivided half or moiety of the first described tract of land shewn to them as the estate of the said Samuel was of the value of \$31.50 and no more, and that the second above described tract of land set off by said appraisers as aforesaid by metes and bounds & shewn to them as the property of said Samuel was of the value of fifteen dollars and fifty cents and no more, and that the aforesaid Barn or Stable was of the value of seventeen dollars and no more, all amounting to \$64.00 And the said Appraisers set off the same tracts of land and said Stable in manner heretofore described at the several prices aforesaid in full satisfaction of this execution and my fees, and I have delivered possession and seisin of the said tracts of land & stable to the said Worcester Webster the creditor within named - I therefore return this Execution fully satisfied as aforesaid

Servm	23	3.25	Samuel M. Durgin Deputy Sheriff
Travel	27	B. Justin .50	8.75
Poundage	1.25	Appraiser	3.00 making 1.50
Notifying April 1.50	Rewards	<u>2.00</u>	<u>Survey</u> <u>3.59</u> <u>13.81</u>
		3.25	8.75

October 29. 1830. This may certify that I have
this

this day received full Seizure and possession of the
above described tract of land & stable by Samuel
M. Durgin Dept. Sheriff

Brown \$ 50.16

Worcester Webster

Fees 13.84
64.00

Received November 1. 1830. 7h o'clock P.M.

Examined, Sam'l Coffin, Rdr.

Darling vs. Towne

L.S.

The State of New Hampshire.

Merrimack, Js.

To the Sheriff of any County in this State, or his Deputy,
Greeting.

Whereas Timothy Darling of Hanover in said County
Gentleman by the consideration of our Justices of our Court
of Common Pleas, holden at Concord, within and for the
County of Merrimack, on the third Tuesday of April anno
Dominii, 1830 recovered judgment against Samuel G.
Towne late of Hopkinton in said County Gentleman
400.00 for the sum of four hundred dollars 00 cents, debt or dam-
10.96 ages, and ten dollars ninety four cents cost of suit, as
410.96 to us appears of Record, whereof Execution remains to be done.

17 We command you therefore that of the Goods, chattels or
Summ .23 Lands of the said Towne within your precinct, you cause
Item for .60 to be paid and satisfied unto the said Darling at the value
Pound 1.57 thereof in money, the aforesaid Summ, being four hun-
dred ten dollars ninety four cents in the whole, with
allowing & attaining up ^{1.00} 17 cents more for this Writ, and thereof also to satisfy
Appraisement 1.50 yourself for your own fees. And for want of Goods,
Running 1.00 Chattels, or Lands of the said Towne to be by him sheer'd
\$ 5.84 unto you, or found within your precinct, to the acceptance
of the said Darling to satisfy the sum aforesaid: We
command you to take the body of the said Towne
and him commit unto either of our Gaols within your
precinct, and detain in your custody within our said
Gaol until he pay the full sum above mentioned,
with your fees; or that he be discharged by the
said Darling the creditor, or otherwise by order of Law.

Whereof

Darling vs. Towne

No execs fail not, and make due return of this writ,
with your doing therein, unto our said Court of Com-
mon Pleas, to be holden at Concord, in our County of
Merrimack aforesaid, on the first Tuesday of Novem-
ber next.

Witness, Arthur Livermore, Esquire, at Concord,
the 26 day of April anno Domini, 1830.

H. Eastman Clerk.

Merrimack ss. May 19. 1830. Then H. B. Chase, Daniel
George and Levi Bartlett personally appeared and made
oath, that they would faithfully and impartially ap-
praise such lands and tenements as should be shewn
them as the estate of the within named Samuel G.
Towne to satisfy the within execution.

Before me Garrison G. Harris Justice of the Peace.

We the subscribers having carefully and attentively
examined a tract of land shewn to us as the estate
of the within named Samuel G. Towne situate in Warner
in said County and bounded as follows to wit on the
north by lot numbered ten, on the east by Boscawen
line, on the south by lot numbered eight and on
the west by lot numbered eighteen - said tract of
land being a forty acre lot in the second division of forty
acre lots and numbered nine, do upon our oaths say
that the same tract of land is of the value of twenty six
dollars and no more and we have set of the same land
by metes and bounds as aforesaid, in part satisfaction
of the ^{within} execution

May 19. 1830.

H. B. Chase

Levi Bartlett

Daniel George

Merrimack ss. May 19. 1830. In pursuance of the directions
of Timothy Darling the creditor within named, I have extended
the within execution upon the tract of land above described in the
manner following viz. I caused three appraisers to be chosen
that is to say Levi Bartlett by the within named Timothy Darling,
the creditor, H. B. Chase who was chosen by myself for the within
named Samuel G. Towne, the debtor, he the said Samuel at the time
of the levy hereof not being an inhabitant of said County or State
of New Hampshire, and Daniel George who was chosen by and
for

for myself, the said Levi Bartlett, H. B. Chase and Daniel George being all reputable freeholders and residents in said County of Merrimack, who being sworn before a justice of the peace faithfully and impartially to appraise such lands and tenements as should be shewn to them as the estate of the within named debtor upon their oath, said that the above described tract of land shewn to them as the estate of the aforesaid debtor, was of the value of Seventy-six dollars and no more. And the said appraisers set off the same land by metes and bounds as aforesaid; at that sum in part satisfaction of this execution to wit for the sum of Seventy dollars & sixteen cents. I therefore return this execution satisfied as aforesaid in part to wit; for the sum of Seventy dollars & sixteen cents being the residue of said sum of Seventy Six dollars the value of said land, after deducting my fees and for no more.

Robert Wallace Deputy Sheriff.

May 19. 1830. This may certify that I have this day received full seisin and possession of the above described tract of land by Robert Wallace Deputy Sheriff.

Timothy Darling.

Received November 2. 1830.

Examined, Sam'l. Coffin, Rdr.

Webster vs. Eastman.

Lo. S.

The State of New Hampshire,
Merrimack, Co.)

To the Sheriff of any County in this State, or his Deputy.

Greeting.

Whereas Worcester Webster of Bosseawen in said County
desire by the consideration of our Justices of our Court
of Common Pleas, holden at Concord, within and for the
County of Merrimack, on the third Tuesday of April Anno
Domini, 1830 recovered judgment against John Eastman
of Bosseawen in said County Yeoman for the sum of
eighty seven dollars sixty six cents, debt or damages, and
six dollars nine cents, cost of suit, as to us appears of
Record, whereof Execution remains to be done.

We command you therefore that of the goods, chattels

87.66

6.09

93.75

17

88.92

or

Webster vs Eastman

on lands of the said Eastman within your precinct, you cause to be paid and satisfied unto the said Webster at the value thereof in money, the aforesaid sums, being Ninety three dollars Seventy five cents in the whole, with 17 cents more for this Writ; and thereof also to satisfy yourself for your own fees. And for want of Goods, Chattels, or Lands of the said Eastman to be by him Shewn unto you, or found within your precinct, to the acceptance of the said Webster to satisfy the sums aforesaid: We command you to take the body of the said Eastman and him commit unto either of our Gaols within your precinct, and detain in your custody within our said Gaol until he pay the full sums above mentioned, with your fees; or that he be discharged by the said Webster the creditor, or otherwise by order of Law.

Whereof fail not, and make me return of this writ, with your doing therein, unto our said Court of Common Pleas, to be helden at Concord, in our County of Merrimack aforesaid, on the first Tuesday of November next.

Witness, Arthur Livermore, Esquire, at Concord, the 26 day of April Anno Domini, 1830.

J. Eastman Clerk.

Merrimack ss. May 19. 1830. Then Joseph Chadwick, Isaac Farnum, and John Coogswell personally appeared and made oath, that they would faithfully and impartially appraise such lands and tenements as should be shewn them as the estate of the within named John Eastman to satisfy the within execution. Before me

John Greenough Jus. Peace.

May 24. 1830. Merrimack ss.

We the subscribers having carefully and attentively examined a tract of land shewn to us as the estate of the within named John Eastman and bounded as follows viz. beginning on the road leading from John Eastmans to Concord, thence running on the town line east seventeen degrees north fifty six rods to a Stake and Stones, thence north nine degrees west one hundred rods to a Stake and Stones, thence west seventeen degrees south (part of the distance on a wall) twenty nine rods

rods to the corner of the wall, thence north on a wall three rods, thence west sixteen degrees south (part of the distance on a wall before John Eastman's house) thirty rods to the road, thence south nine degrees east, one hundred and five rods to the bounds first mentioned, containing thirty five acres and one hundred and thirty three and one half square rods, the aforesaid tract of land, is situate in said Boscaeven in said County do upon our oaths say, that the same tract of land is of the value of one hundred and and seven dollars, and forty nine cents and no more, and we have set off the same land by metes and bounds as aforesaid in satisfaction of the within execution.

Joseph Chadwick
Isaac Farnum
John Cogswell

Merrimack ss. May 19. 1830. In pursuance of the direction of Worcester Webster the creditor within named I have extended the within execution upon the tract of land above described in the manner following viz. I caused three appraisers to be chosen, that is to say, Joseph Chadwick of Boscaeven by the creditor within named, Isaac Farnum of Concord by the said debtor, and John Cogswell of Boscaeven who was chosen by myself the said Chadwick, and Farnum, and Cogswell being all respectable freeholders and residents in said County of Merrimack who being sworn before a Justice of the Peace faithfully and impartially to appraise such lands and tenements, as should be shewn to them as the estate of the within named debtor upon their oath, said that the above described tract of land shewn to them as the estate of the aforesaid debtor, was of the value of one hundred and seven dollars and forty nine cents, and no more and the appraisers aforesaid set off the same land by metes and bounds as aforesaid at that sum in satisfaction of this execution and my fees, and I have delivered possession and seisin of the said tract of land to the said Worcester Webster the creditor within named. I therefore return

330.

Webster vs. Eastman

return this execution fully satisfied as aforesaid.

Fees - Service	.23	Samuel M. Durgin
Travel	.21	Put up 5.57 Dept. Sheriff
Poundage	2.13	Paid Justice .50
Notice to appraisers	2.00	Pd Lawyer 2.00
Notice to parties	<u>1.00</u>	Pd Appraisers 1.30
	5.57	Pd for Recording <u>1.00</u>
		13.57

May 24. 1830. This may certify, that I have this day received full Seizin and possession of the above described tract of Land by Samuel M. Durgin Deputy Sheriff.

Worcester Webster

Received November 2. 1830.

Examined, Sam'l Coffin, Rdr.

Webster vs. Webster

Roxbury, Esq. - The State of New Hampshire.

To the Sheriff of any County in this State, or his
(G.S.) Deputy. Greeting.

Whereas William Webster of Dracut in the county of Middlesex & Commonwealth of Massachusetts Husbandman by the consideration of our Justices of our Superior Court of Judicature holden at Exeter within and for our County of Rockingham on the first Tuesday of August Anno Domini 1830 recovered judgment against William Webster Junr. of Hooksett in our County of Merrimack Husbandman for the sum of eight hundred thirty one dollars ninety cents debt or damages and nine dollars twenty cents cost of suit, as to us appears of Record, whereof Execution remains to be done We command you therefore that of the Goods, Chattels or Lands of the Said William Junr. within your precinct, you cause to be paid and satisfied unto the Said William at the value thereof in money, the aforesaid sums being eight hundred forty one dollars ten cents in the whole, with seventeen cents more for this Writ; and thereof also to satisfy yourself for your own fees And for want of Goods, Chattels or Lands of the said William Junr. to be by him shewn unto you, or found within

831. 90
9.. 20
841.. 10

17

your

your precinct, to the acceptance of the said William to satisfy the sums aforesaid: We command you to take the body of the said William Jun^r and him commit unto either of our Gaols within your precinct, and detain in your custody within our said Gaol until he pay the full sums above mentioned with your fees; or that he be discharged by the said William the creditor or otherwise by order of Law. Whereof fail not, and make return of this writ, with your doing therein, unto our said Superior Court of Judicature, to be helden at Ports-mouth in our County of Rockingham aforesaid, on the first Tuesday of January next.

Witness, William N. Richardson, Esquire, at Exeter the 16th day of August Anno Domini 1830.—

P. Chadwick Clerk.

Merrimack, sc. October 4th. 1830 - Then Aaron Whitemore Samuel Head and David Martin personally appeared and made oath that they would faithfully and impartially apprais such lands and tenements as should be shewn them as the estate of the within named debtor to satisfy the within execution

before me Tho. Knox Justice Peace.

We the subscribers having carefully and attentively examined a tract of land shewn to us as the estate of William Webster Jun^r the within named situated in Hooksett in said County of Merrimack bounded as follows, to wit, beginning at the southwest corner at a white oak stub which is the northwest corner of lot No 103, thence north by the town line between said Hooksett and Manchester one hundred and nine rods to a pine tree (drye) marked as a corner thence east southeast two hundred and forty eight rods to read oak sump and a smawl read oak tree marked as a corner thence south one hundred and sixteen rods to a large pine tree which is the northeast bound of lot No. 103 thence north about sixty seven degrees west two hundred and forty eight rods to the bounds first mentioned containing one hundred and sixty one acres more or less it being lot number one hundred and four in the fifth range laid out to the original right of Nathl. Bachelder Jun^r his fourth division do upon our oath say that the same tract of land with the building thereon is of the value of seven hundred dollars and no more and we

Webster vs. Webster

we set off the same land by metes and bounds as aforesaid
in part satisfaction of the within execution October 11th 1830.

Aaron Whitemore

Samuel Head

David Martin

Merrimack Co. September 9th 1830. In pursuance of the directions of William Webster the creditor within named I have extended the within execution upon the tract of land above described in the manner following (viz) I on said ninth day of September went on to the above described premises and caused three appraisers to be chosen that is to say Samuel Head by the creditor within named David Martin by the debtor within named and Aaron Whitemore who was chosen by myself and by order of the creditor within named I adjourned the setting off of said land until October 11th 1830 at ten o'clock A.M. and the above named Samuel Head David Martin and Aaron Whitemore after being notified of their appointment met on the above described premises on the 14 day of October aforesaid and being all reputable freeholders and residents in said County of Merrimack who being sworn before a Justice of the peace faithfully and impartially to appraise such lands and tenements as should be shewn to them as the estate of the within named debtor upon their oath said that the above described tract of land shewn to them as the estate of the aforesaid debtor was of the value of seven hundred dollars & no more and the said appraisers set off the same land by metes and bounds as aforesaid at that sum in part satisfaction of this Execution and my fees and I have delivered possession and seisin of the said tract of land to the said William Webster the creditor within named I therefore return this Execution satisfied in part to wit for the sum of six hundred eighty one dollars seven cents.

Fees of levying,

Service	- - - - -	,23
Travel	- - - - -	1.50
Poundage	- - - - -	6.95
Notifying debtor		.50
Notifying creditor		,50
Notifying appraisers		1..50

Swearing

Swearing Appraisers - - .50
 Paid Appraisers & Surveyor 3.75
 Recording - - - 1.50
 My attendance 2.00
\$18.93

Tho. Knox D.Sheriff.

October 11. 1830 This may certify that I have this day received full seisin and possession of the above described tract of land with the buildings by Thomas Knox Deputy Sheriff - William Webster.

Received January 1. 1831.

Examined, Sam'l Coffin, Rdr.



Noses by Bastman

The State of New Hampshire
 Merrimack Co. [S]

To the Sheriff of any County in this State or his Deputy
 Cheating

Whereas Parker Noyes of Salisbury in said County Esq: Esq: by the consideration of our Justices of our Superior Court of Judicature held at Concord within and for the County of Merrimack on the first Tuesday of September Anno Domini 1830 recovered judgment against Phinehas Bastman of Salisbury aforesaid geomar for the sum of five hundred and fifty seven dollars ninety eight cents, debt or damages and eight dollars twenty one cent cost of suit as to us appears of record, whereof execution remains to be done. we command you therefore that of the goods, chattels or lands of the said Bastman, within your precinct, you cause to be paid and satisfied unto the said Noyes at the value thereof in Money, the aforesaid sum, to ~~Anno~~ being five hundred Seventy six dollars twenty one cents in the whole with 17 cents more for this writ: and thereof also to satisfy yourself for your own fees. And for want of goods, chattels or lands of the said Bastman to be by him shewn unto you, or found within your precinct, to the acceptance of the said Noyes to satisfy the sum aforesaid; we command you to take the body of the said Bastman, and him commit unto either of our Gaols, within your precinct, and detain in your custody within our said Gaol, until he pay the full sum above mentioned with your fees; or that he be discharged by the said Noyes the Creditor, or otherwise by order of law. Know- feit etc

567.98
 827
 576.25
 17
 576.42

Troy, N.Y., Eastman

And make due return of this writ with your doings
therin, unto our said Superior Court of Judicature to be
held at Concord, in the County of Merrimack, ^{opposite} on the first
Tuesday of February next. Witness, William Richardson Esq;
at Concord the 17th day of September anno Domini, 1830.

W. Eastman Clerk.

State of New Hampshire

Merrimack Co. On the thirtieth day of September in
the year of our Lord eighteen hundred and thirty, by the direction
of Parker Hayes the Creditor in the suit of execution hereunto
 annexed & by virtue of said writ, I took ~~possession~~ & attached
 all the right in equity which Phinehas Eastman owned in said
 writ had of redeeming a tract of land situated in ~~Franklin~~ Franklin
 in the County of Merrimack aforesaid supposed to contain one
 hundred acres, & bounded as follows, viz. beginning at the junction
 of the road leading to the south road so called, in Salisbury with
 the road running over the hill, by the dwelling house where
 Jacob Smith lately deceased dwelt, and from the corner at
 said junction running on the road toward the south road
 aforesaid southwesterly until it reaches land lately occupied by
 William Thompson deceased thence southerly on the land which
 was occupied by said Thompson, to the Range way, then
 easterly on said Range way to land of Stephen Greenleaf
 thence northerly on said Greenleaf's land to the road, thence westerly on
 said road to the corner at the junction of the two roads a
foresaid, which tract is mortgaged to Samuel Greenleaf Esq; &
 also all the right in equity, which the said Phinehas Eastman had of
 redeeming another tract of land situated in Franklin aforesaid
 and containing by estimation fifty acres, bounded easterly
 by land of Stephen Greenleaf, southerly partly by the road and
 partly by land of the said Phinehas, westerly, partly by the road
 and northerly partly by the road and is all the land between the
 three roads, which the said Phinehas owned on the twenty second day of December
 in the year eighteen hundred and twenty six except the orchard
 where the dwelling house of the said Phinehas stands & the
 buildings which orchard adjoins the buildings, which tract is mortgaged
 to Philip Bellamy of ten acres, thereof is also included in a mortgage
 from the said Phinehas to Parker Hayes - and gave public
 notice more than thirty days, that the aforesaid rights in equity of
 redeeming said tracts of land were taken on execution & would be sold at
 public auction on Thursday the eleventh day of November then next

at one o'clk in the afternoon at the dwelling house of the
said Phinehas Postman in Franklin in said County & near the
premises by posting up notifications thereof there in writing in two
public places in the town of Franklin aforesaid, on the second
day of October in the year 1820, one of which notification
was posted up at the dwelling house ~~and~~ & was kept by
Susannah Smith & the other notification was posted up
at the dwelling house ~~and~~ was kept by Elijah Noyes, those
being two of the most public places in the said town of
Franklin which notifications remained there posted up
until the time of sale herein after mentioned and on the
eighth day of October, in the year aforesaid, I gave to the
said Phinehas notice in writing that the said rights in
Equity of redeeming said tract of Land were taken on said
writ of Execution & would be sold at public auction at the
time & place aforesaid - On the eleventh day of November aforesaid
at the time & place aforesaid, appointed for the sale of said
rights in Equity. Leppond the said rights in Equity for sale
at public auction & the same not being disposed of I by the request
of the said Parker & the said Phinehas adjourned the vendue until
Saturday the thirteenth day of the same November at one of the
clock in the afternoon at the same place & then & there gave
public notice of the said adjournment and posted up notifications
thereof on ~~the~~ & under each of the notifications thereof aforesaid.
On the thirteenth day of November aforesaid at the place and at
the hour to which the said sale was adjourned I again exposed
the said rights in Equity for sale at public auction and the same
not being disposed of, I by the advice ~~and~~ & consent of the said
Parker & Phinehas, adjourned the sale thereof to Tuesday the
sixteenth day of the same November at one o'clk in the
afternoon at the same place & then & there gave public
notice of said adjournment, and also immediately on the same
day posted up notifications thereof on each of the notifications first
above mentioned and on the aforesaid Sixteenth day of November
at one of the clock in the afternoon, at the place aforesaid
appointed for the said sale, I again exposed the rights in
Equity which the said Phinehas had of redeeming the
tract of Land first above mentioned for sale at public auction
& sold the same before the hour of five in the afternoon
at public auction to Parker Noyes for two hundred & fifty
dollars, he being the highest bidder and that being the highest

. Rogers vs Batterson

Sum offered for the same, I also then and there immediately afterward exposed the right in equity which the said Phinehas had of redeeming the last above mentioned tract of land for sale at public auction, and before the hour of six of the clock in the afternoon on the same sixteenth day of November sold the same right in equity to Parker Rogers for five dollars he being the highest bidder and five dollars being the largest sum offered for the same, which two sums amount to two hundred and fifty five dollars, from which deducting six dollars twenty four cents for my fees & the expenses of sale, there remains the sum of two hundred and forty eight dollars and twenty six cents net proceeds of the sale of said rights in equity, received in part satisfaction of said sum of execution.

Pers advertising	100
Two adgements	200
Telling the	100
Serving Notice	23
Travel do	06
Postage	<u>245</u>
	\$0.74

Samuel George. D. Sheriff

The th subscriber having been duly sworn faithfully and impartially to appraise and set off the land which might be shown to us to satisfy the sum of execution hereunto annexed, have viewed a tract of land theretofore by Parker Rogers the Creditor as the property of Phinehas Batterson named in said sum situated in Franklin in the County of Merrimack aforesaid bounded as follows viz: beginning on the North side of the road, which runs by the dwelling house of the said Phinehas, at the end of the wall on the west side of the lane that goes into the pasture at the South East corner of the old orchard thence running Northward as the stone wall runs including the wall ten rods and fourteen links, thence West five degrees North, seventeen rods to a small pile of stones, this line coincides with a short piece of stone wall on the North side of the orchard, thence from the said small pile of stones South two degrees East eight rods & five links, to a small heap of stones by the highway one rod and twenty one links West of the end of the stone wall; thence by the highway eastward as the stone wall goes & including the wall sixteen rods and twenty one links to the bound begun at & contains by estimation one acre, and do appraise the same with the appurtenances at the sum of twenty five dollars -

We have also divided another piece of land ^{or tract} ~~of land~~ shown to us by the said Parker Noyes as the property of the said Phinehas Eastman, situated in Franklin aforesaid & bounded as follows viz beginning at a Maple tree standing by the stone wall on the easterly side of the road which goes from Dairymy Corner to the south road in Sabisbury, thence running north eightyfive degrees east twelve rods and ten links to an old apple tree, then south two degrees east and passing through the fork of a small cherry tree twelve rods and ten links to a small pile of stones by the highway and two rods east from the end of a stone wall, thence by the highway westward to the end of a stone wall, and so on westward and northward as the wall goes in clearing of the stone wall twenty rods to the Maple tree aforesaid & containing by estimation one hundred & thirty square rods, with the appurtenances, & do appraise the same at the sum of twentyfive dollars.

The last above described tract by westward from the dwelling house of the said Phinehas, & the one acre aforesaid is easterly of said house & we have set off these two parcels of land to the said Noyes at twentyfive dollars each amounting to fifty dollars in part satisfaction of the said writ of execution & costs of Levy to hold to him the said Parker Noyes, his heirs and assigns in fee simple forever

Josua Sifield

Thomas Baker

Nathan Webster,

State of New Hampshire
Merrimack Co.
Memorandum

At the twentieth day of September in the year of our Lord eighteen hundred & forty by the direction of Parker Noyes the Creditor, I recd & extended the writ of Execution which is herewith annexed on the tract of land described in the last above writing signed by Thomas Baker & Joshua Sifield & Nathaniel Webster, ~~being appointed~~ in the manner following: The said Thomas Baker Joshua Sifield & Nathaniel Webster being appointed in the manner mentioned in my return of the Levy of said writ on another piece of land by them appraised & set off in part satisfaction of said writ & they & each of them having been sworn faithfully & impartially to appraise & set off such lands and tenements as should be shown to them to satisfy said writ, have viewed the above described tract of land situated in Franklin in the county aforesaid, bounded as follows viz beginning on the north side of the road which runs by the dwelling house of the said Phinehas, at the end of the wall

Boys vs Eastman.

on the west side of the lane that goes into the pasture at the south east corner of the old orchard then running north ward as the stone wall runs, in cluding the wall ten rods and fourteen links, then west five degrees south seventeen rods to a small pile of stones, this line coincides with a short piece of stone wall on the north side of the orchard then from the said small pile of stones south two degrees east eight rods and five links to a small heap of stones by the highway one rod & twenty one links west of the end of the ^{stone} wall then by the highway, one rod and twenty one links eastward as the stone wall goes & in cluding the wall sixteen rods and twenty one links to the bound began at & containing by estimation one acre, have appraised the same with the appurtenances at twentyfive dollars.

They have also viewed & carefully examined the other tract of land above described situated in Franklin aforesaid bounded as follows to wit, beginning at a Maple tree standing by the stone wall on the easterly side of the road which goes from Dumbys corner so called, to the south road in Salisbury then running north eightyfive degrees east twelve rods & ten links to an old apple tree, then a south two degrees east and passing through the fork of a small cherry tree twelve rods and ten links to a small pile of stones by the highway, and two rods east from the end of a stone wall, then by the highway westward to the end of a stone wall and so on westward & northward as the wall goes, in cluding the stone wall twenty rods to the maple tree aforesaid & containing by estimation one hundred & thirty square rods with the appurtenances, & have appraised the same at the sum of twenty five dollars, & they have set off the said two parcels of land to the said boys at twentyfive dollars each amounting to fifty dollars in part satisfaction of the said writ of execution & costs of lev., to hold to them the said Parker Boys, his heirs and assigns in fee simple forever possess, and I have given the said Parker Boys Seisin & possession of both the said parcels or tracts of land accordingly - from which sum of fifty dollars deducting four dollars and fifty cents costs of lev. there remains the sum of forty five dollars and fifty cents in part satisfaction of said writ of execution

Saml George dep't Sheriff

A few rods Bill { 225 }

Settling off land }

paid for recording 125 }

Notifying appurtenances 100 }

450 }

Have received from Samuel B George
Deputy Sheriff Seisin & possession of the two
tracts of land above described & set off to me
Parker Boys

Merrimack fs. Received February 1. 1831.-

339

Examined, Sam'l Coffin, Rdr.

attached to the foregoing execution is a return of set off of land which
was recorded Page 310. in this book. S. Coffin, Rdr.

Greenough vs Emery

339

The State of New Hampshire.

L.S. Merrimack fs.

To the Sheriff of any county in this State, or his Deputy,

Greeting.

Whereas Richard Greenough of Canterbury in said County
Trader by the consideration of our Justices of our Superior Court of
Judicature, holden at Concord, within and for the County of Mer-
rimack, on the first Tuesday of September Anno Domini, 1830
recovered judgment against Nathan Emery of Canterbury aforesaid
yeoman for the sum of one hundred forty three dollars thirty
five cents, debt or damages, and twelve dollars seventy eight
cents, cost of suit, as to us appears of Record, whereof execution
remains to be done.

143..35 12..78 156..13 17

156..30 We command you therefore that of the Goods, Chattels or Lands
of the said Emery within your precinct, you cause to be paid
and satisfied unto the said Greenough at the value thereof
in money, the aforesaid sums, being one hundred fifty six
dollars thirteen cents in the whole, with 17 cents more for
this Writ; and thereof also to satisfy yourself for your own
fees. And for want of Goods, Chattels, or Lands of the said Emery
to be by him shewn unto you, or found within your precinct,
to the acceptance of the said Greenough to satisfy the sums
aforesaid. We command you to take the body of the said Emery
and him commit unto either of our Gaols within your precinct, and
detain in your custody within our said Gaol until he pay the
full sums above mentioned, with your fees; or that he be
discharged by the said Greenough the Creditor or otherwise by
order of Law.-

Wences fail not, and make due return of this Writ, with your
doing therein, unto our said Superior Court of Judicature, to
be holden at Concord, in our County of Merrimack afore-
said, on the first Tuesday of February next.-

Witness, William M. Richardson, Esquire, at Concord, the 17th
day of September Anno Domini, 1830.

W Eastman Clerk.

Merrimack

Greenough vs. Emery

Merrimack ss. September 27th 1830. Then Joseph Lyford Jr. John Blough & Abial Foster personally appeared and made oath, that they would faithfully and impartially appraise such lands and tenements as should be shewn them as the estate of the within named Nathan Emery to satisfy the within execution.

Before me Ezekiel Morrill Justice of the Peace.
We the subscribers having carefully and attentively examined a tracts of land shewn to us as the estate of the within named Nathan Emery, and bounded as follows viz. a part of the forty acre lot number one hundred and fifty six in the first division of lots in Canterbury in said County containing ten acres, Beginning at the southeast corner of said lot, thence east on the line of the said lot thirty one rods and fifteen links, thence north fifty one rods to a stake and stones by the highway, thence west thirty one rods and fifteen links to the northwest corner of said lot thence south to the first mentioned bounds. Also a part of the forty acre lot in the said first division number one hundred and thirty one beginning at the northeast corner of said lot, thence west by the road forty four rods to a stake and stones by the wall, then south fifty four rods to a stake and stones on the south line of said lot thence east forty four rods to the southeast corner of said lot thence north to the first mentioned bounds and do upon our oaths say, that the same tracts of land in of the value of one hundred and sixty eight dollars and forty two cents and no more and we have set off the same land by metes and bounds as aforesaid in satisfaction of the within execution.

October 1st 1830.-

Joseph Lyford Jr
Abiel Foster Appraisers
John Blough

Merrimack ss. September 27th 1830.- In pursuance of the directions of Richard Greenough the creditor within named I have extended the within execution upon the tracts of land above described in the manner following I caused three appraisers to be chosen that is to say Joseph Lyford Jr. by the creditor within named Abial Foster who was chosen by myself and John Blough who was also chosen by myself for the said Nathan Emery

Emery the debtor within named, the said debtor having been duly notified and requested by me to chose an appraiser and having refused and neglected so to do. The said Joseph Lyford Jr., Abiel Foster and John Blough being all reputable freeholders and residents in said County of Merrimack who being duly sworn before a Justice of the Peace faithfully and impartially to appraise such lands and tenements as should be shewn to them as the estate of the within named debtor upon their oath, said that the above described tracts of land shewn to them as the estate of the aforesaid debtor was of the value of one hundred Sixty eight dollars and forty two cents and no more, and the said appraisers set off the same land by metes and bounds as aforesaid at that sum in satisfaction of this execution and my fees. And I have delivered possession and seizin of the said tracts of land to the said Richard Greenough the creditor within named. I therefore return this execution fully satisfied as aforesaid.

October 1st 1830.

Fees —

Service23
Travel30
Poundage	2..89
Notifying appraisers	2..00
Paid Justice50
paid for recording	1..78
paid appraisers	<u>4..50</u>
	\$ 12..12

Samuel M. Durgin & Deft. Sheriff.

October 1st 1830. This may certify that I have this day received full seizin and possession of the above described tracts of land by Samuel M. Durgin Deputy Sheriff.

Richard Greenough

Received February 1. 1831.

Examined, Sam'l Coffin, Rdr.

Perkins vs. Gibson & al

The State of New Hampshire.

(L.S.)

Merrimack Co.

To the Sheriff of any County in this State, or his Deputy,
Greeting.
Whereas

Perkins vs Gibson & al.

Whereas Jacob Perkins of Chichester in said County Gentleman by the consideration of our Justices of our Superior Court of Judicature, holden at Concord, within and for the County of Merrimack, on the first Tuesday of September Anno Domini, 1830 recovered judgment against Jedediah T. Gibson and William Gibson both of London in said County Husbandmen for the sum of four hundred forty six dollars ninety four cents, debt or damages, and twelve dollars sixty cents, cost of suit, as to us appears of Record, whereof Execution remains

17 to be done.

We command you therefore that of the Goods, chattels or Lands of the said Defendants within your precinct, you cause to be paid and satisfied unto the said Perkins at the value thereof in money, the aforesaid sums, being four hundred fifty nine dollars fifty four cents in the whole; with 17 cents more for this Writ; and thereof also to satisfy yourself for your own fees. And for want of Goods, Chattels, or Lands of the said Defendants to be by them shewn unto you, or found within your precinct, to the acceptance of the said Perkins to satisfy the sums aforesaid. We command you to take the bodies of the said Defendants and them commit unto either of our Gaols within your precinct, and detain in your custody within our said Gaol until he pay the full sums above mentioned, with your fees; or that he be discharged by the said Perkins the creditor, or otherwise by order of law.

Whereof fail not, and make due return of this Writ, with your doings therein, unto our said Superior Court of Judicature, to be holden at Concord, in our County of Merrimack aforesaid, on the first Tuesday of February next.

Witness, William M. Richardson, Esquire, at Concord, the 17 day of September Anno Domini, 1830.

Alastair Clerk.

Merrimack Co. October 27. 1830 - Then Jeremiah Lane Benjamin Towle and Obadiah Marston personally appeared and made oath that they would faithfully and impartially appraise such lands and tenements as should be shewn them as the estate of the within named Jedediah T. Gibson and William Gibson to satisfy the within execution.

Before me R. Potter Justice Peace.

He

We the subscribers having carefully and attentively examined two tracts of land shewn to us as the estate of the within named Dedidiah T. Gibson and William Gibson and bounded as follows
the first) Begin at the southwesterly corner of a piece of land set off to John Mooney from said gibson's land thence south forty two degrees east two rods to land of the heirs of Jonathan L. Perkins thence south forty six degrees west thirty two rods thence north forty four degrees west thirty nine and one half rods, thence south forty six degrees west thirty four rods thence north forty four degrees west fifty rods thence north forty six degrees east one hundred and ten rods thence south forty four degrees east fifty four and one half rods thence north forty six degrees east thirty five rods to roads thence south on said roads twenty three rods thence south nine degrees east fourteen and three fourths rods to land set off to said Mooney thence north fifty seven degrees west twenty two three fourths rods thence south fifty nine & one half degrees west twenty rods thence south forty one degrees west ten rods thence south forty eight degrees west nine rods, thence south forty one degrees east eleven rods thence south thirty six degrees east ten rods thence south ten degrees west five and one half rods thence south fifteen degrees east six rods thence to bounds first mentioned containing forty eight acres and one fourth together with the lane leading from the Chichester road passing between the land set off to said Mooney and the heirs of Jonathan L. Perkins to the first bounds above mentioned - The second piece is bounded as follows beginning at the northwesterly corner of a piece of land this day set off to Jacob Perkins thence southwest sixty three rods, thence southeast twenty six rods thence northeast sixty three rods thence northwest to bounds first mentioned containing nine acres and one hundred and eighteen square rods do upon our oaths say that the same tracts of land with the buildings standing thereon is of the value of four hundred and seventy three dollars twenty seven cents and no more and we have set off the same land and buildings standing thereon by metes and bounds as aforesaid in satisfaction of the within execution.

October 27. 1830.

Jeremiah Lane

Benja. Lowle

Obadiah Marton

Morrinack

3111.

Perkins vs. Gibson & al

Merrimack p. October 27. 1830, In pursuance of the directions of Jacob Perkins the creditor within named I have extended the within execution upon the tract of land above described in the manner following to wit I caused three appraisers to be chosen that is to say Jeremiah Lane by the creditor within named Benjamin Towle by the debtor within named and Obadiah Marston who was chosen by myself the said Jeremiah Lane Benjamin Towle and Obadiah Marston being all reputable freeholders and residents in said County of Merrimack who being sworn before a Justice of the Peace faithfully and impartially to appraise such lands and tenements as should be shewn to them as the estate of the within named debtors upon their oath said that the above described tract of land shewn to them as the estate of the aforesaid debtors was of the value of four hundred seventy three dollars twenty seven cents and no more And the said appraisers set of the same land with the buildings standing thereon by metes and bounds as aforesaid at that sum in satisfaction of this execution and my fees and I have delivered possession and Seizin of the said tract of land and buildings to the said Jacob Perkins the creditor within named I therefore return this execution fully satisfied as aforesaid.

Samuel French Jr. Dpy. Sheriff

October 27. 1830. This may certify that I have this day received full seizin and possession of the above described tract of land by Samuel French Jr. Deputy Sheriff

Jacob Perkins

Fee -

Service	23
Travel	" 45
Poundage	5" 03
Appraisers fees	3.00
Surveyor	1.00
Justice fees	.50
Recording	1.00
Notifying V Party	1.00
My attendance	.83
Expense	50

\$ 13.56 Samuel French Jr. Sheriff

Received February 1. 1831. Exam'd, Sam'l Coffin, Rdr.

J. Perkins vs. Gibson & al

(L.S.)

The State of New Hampshire.

Merrimack Co.

To the Sheriff of any County in this State, or his Deputy,
Greeting.

Whereas Jacob Perkins of Chichester in said County, Gentleman, by the consideration of our Justices of our Superior Court of Judicature, holden at Concord, within and for the County of Merrimack, on the first Tuesday of September Anno Domini, 1830 recovered judgment against Jethro S. Gibson and William Gibson both of London in said County, Yeomen, for the sum of one hundred fifty seven dollars seventy seven cents, debt or damages, and eleven dollars ten cents, cost of suit, as to us appears of Record, whereof Execution remains to be done,

157.77

11.10

168.87

17

We command you therefore that of the Goods, Chattels, or Lands of the said Defendants within your precinct, you cause to be paid and satisfied unto the said Perkins at the value thereof in money, the aforesaid sums, being one hundred sixty eight dollars eighty seven cents in the whole, with 17 cents more for this Writ; and thereof also to satisfy yourself for your own fees. And for want of Goods, Chattels, or Lands of the said Defendants to be by them shewn unto you, or found within your precinct, to the acceptance of the said Perkins to satisfy the sums aforesaid; We command you to take the bodies of the said Defendants and them commit unto either of our Gaols within your precinct, and detain in your custody within our said Gaol until he pay the full sum above mentioned, with your fees; or that he be discharged by the said Perkins the creditor, or otherwise by order of Law.

Whereof fail not, and make due return of this writ, with your doing therein, unto our said Superior Court of Judicature, to be holden at Concord, in our County of Merrimack aforesaid, on the first Tuesday of February next.

Witness, William M. Richardson, Esquire, at Concord, the 17th day of September Anno Domini, 1830.

M. Eastman Clerk.

Merrimack Co. October 27. 1830. Then Jeremiah Lane Benjamin Towle and Obadiah Marston personally appeared and made oath that they would faithfully and impartially appraise

Perkins vs. Gibson & al

appraise such lands and tenements as should be shewn them as the estate of the within named Pedediah T. Gibson and William Gibson to satisfy the within execution.

Before me R. Potter Justice Peace.

We the subscribers, having carefully and attentively examined a tract of land shewn to us as the estate of the within named Pedediah T. Gibson and William Gibson and bounded as follows Beginning ~~beginning~~ at the north-easterly corner of the said Gibson's home farm on the heirs of Jonathan C. Perkins land thence south forty six degrees west one hundred and ten rods, thence south forty four degrees east fifty rods thence north forty six degrees east one hundred and ten rods thence north forty four degrees west fifty rods to bounds first mentioned containing thirty four acres sixty square rods do upon our oaths say that the same tract of land is of the value of one hundred and eighty dollars forty seven cents and no more and we have set off the same land by ~~meets~~ and bounds as aforesaid in satisfaction of the within execution.

October 27. 1830

Jeremiah Lane

Benj'a Towle

Obadiah Marston

Merrimack, N.H. October 27. 1830. In pursuance of the directions of Jacob Perkins the creditor within named I have extended the within execution upon the tract of land above described in the manner following to wit I caused three appraisers to be chosen that is to say Jeremiah Lane by the creditor within named Benjamin Towle by the debtor within named and Obadiah Marston who was chosen by myself the said Jeremiah Lane Benjamin Towle and Obadiah Marston being all reputable free holders and residents in said County of Merrimack who being sworn before a Justice of the peace faithfully and impartially to appraise such lands and tenements as should be shewn to them as the estate of the within named debtors upon their oaths said that the above described tract of land shewn to them as the estate of the aforesaid debtor was of the value of one hundred and eighty dollars forty seven cents and no more and the said appraisers set off the same land by metes and bounds

bounds as aforesaid at that sum in satisfaction of this execution
and my fees and I have delivered possession and seisin of the said
tract of land to the said Jacob Perkins the creditor within named
I therefore return this execution fully satisfied as aforesaid.

Samuel French Jr. Dpy. Sheriff

October 27. 1830. This may certify that I have this day
received full seisin and possession of the above described tract
of land by Samuel French Jr. Deputy Sheriff.

Jacob Perkins

Service	23
Travel	45
Poundage	2.94
Appraisers fees	3.00
Surveyor	1.00
Justice fees	50
Recording	1.00
Notifying appraisers & party	1.00
My attendance	.83
Expense	48
	<u>\$ 11.43</u>

Samuel French Jr. Dpy. Sheriff

Received February 1. 1831. - Crandall, Sam'l Coffin, Rdr.

Cochran vs. Gibson

The State of New Hampshire.

(S.S.)

Merrimack, ss.

To the Sheriff of any County in this State, or his Deputy,
Greeting.

Whereas Robert Cochran of Portsmouth in our County of Rockingham, Merchant, by the consideration of our Justices of our Superior Court of Judicature, holden at Concord, within and for the County of Merrimack, on the first Tuesday of September Anno Domini, 1830 recovered judgment against Jedediah T. Gibson of London in said County, Trader, for the

sum of Ninety nine dollars -- cents, debt or damages, and
fourteen dollars ninety nine cents, cost of suit, as to us appears
113. 99 of Record, whereof execution remains to be done.

17 We command you therefore that of the Goods, Chattels or Lands
of the said Gibson within your precinct, you cause to be paid
and satisfied unto the said Cochran at the value thereof in
money

Cochran vs. Gibson

money, the aforesaid sums, being one hundred thirteen dollars
ninety nine cents in the whole with 17 cents more for this Writ;
and thereof also to satisfy your self for your own fees. And for
want of Woods, Chattels, or Lands of the said Gibson to be by him
shewn unto you, or found within your precinct, to the acceptance
of the said Cochran to satisfy the sums aforesaid: We command
you to take the body of the said Gibson and him commit into
either of our Gaols within your precinct, and detain in your
custody within our said Gaol until he pay the full sums
above mentioned, with your fees; or that he be discharged by
the said Cochran the creditor, or otherwise by order of Law.

Whereof fail not, and make due return of this Writ, with
your doings therein, unto our said Superior Court of Judica-
ture, to be holden at Concord, in our County of Merrimack,
aforesaid, on the first Tuesday of February next.

Witness. William M. Richardson, Esquire, at Concord,
the 17 day of September Anno Domini, 1830.-

Masterman Clerk.

Merrimack ss. September 23rd 1830. - By virtue of this
writ of Execution to me directed I have this day levied the
same on the right in equity which the said Jedidiah
T. Gibson has to redeem the following described real estate,
situate in London in the County of Merrimack State of New-
Hampshire viz a certain piece or parcel of land lying in
said London and bounded as follows, viz - begining at
the westerly corner of lot No. 158 in the second division of
one hundred acre lots thence southeast on the range line
thirty one rods and fourteen links, thence northeast fifty
two rods to the road, thence northerly on said road, thirty
five rods to a rock marked J.T. the corner of Jonathan
Perkins land thence south west on said Perkins land
seventy rods to the first mentioned bounds, containing
ten acres be the same more or less. also one other piece
adjoining the above described premises which the said
Gibson purchased of Thomas Sargeant, deed bearing date
November 30th 1822 - reference being had to said deed
for the bounds of the same to contain six acres and forty
rods together with all the privileges and appurtenances
to the same belonging the same being under Mortgage
to Jacob Perkins of Chichester in said County for the

sum

sum of two hundred and forty five dollars and interest by deed of Mortgage bearing date June 11th 1829. And on the 28th Sept^r I advertised the same to be sold at public auction on the premises on the twenty eighth day of October then next ensuing at 2 o'clock P.M. it being thirty days after the day of advertising, by posting up notifications at two public places in said London, and on the twenty eighth day of Sept^r aforesaid notified the said Jedidiah of the time and place of said sale by giving him a copy of the said advertisement and on the 28th day of Octo. 1830 at the time and place aforesaid, having appointed Samuel Cochran Jun^r Clerk of venue. I sold the said right in equity at public auction to Samuel Cochran Jun^r (he being the highest bidder for the same) for twenty seven dollars from which sum, deducting five dollars & forty three cents for my fees leaves twenty one dollars & fifty seven cents to be endorsed on this execution.

Fees —

Levy	0.23	
Travel	.45	
Advertising	.50	
Notice to Dft	.23	C.D. Lord Dep. Sheriff
Travel for De	.36	
Attendance at Sale	1.00	
Clerk	.50	
Expense of venue	1.00	
deed	.50	
Poundage	.66	
	<u>\$ 5.43</u>	

I also on the said 23rd of September 1830 levied this execution on a tract or parcel of land hereafter described lying and situate in said London as the property of the said Jedidiah T. Gibson the debtor shewn me by the Plaintiff's attorney and on the 24th of January A.D. 1831 extended the same in manner following, to wit, Samuel Cochran Jr. of Pembroke was appointed and chosen appraiser by the said Robert Cochran the creditor Jonathan Gove of London was appointed and chosen appraiser by the said Jedidiah T. Gibson the debtor and Joshua Lane of Winchester was appointed and chosen appraiser on my part all reputable freeholders and residents in said County and I have notified the said Samuel Cochran Jr. Jonathan

Cororan vs. Gibson

Jonathan Gove and Joshua Lane of their appointment aforesaid and have caused them to go before Philip Carrigan Esqne one of the Justices of the Peace in and for said County to be sworn as appraisers aforesaid agreeably to law

E.D. Lord Dep. Sheriff.

Merrimack ss. The 24th day of January A.D. 1831.

Then personally appeared Samuel Cororan Jr. Jonathan Gove and Joshua Lane and made solemn oath, that they would faithfully and impartially appraise such lands and tenements as should be shewn them as the estate of the within named Jedidiah T. Gibson to satisfy this execution with the officers fees and charges of levying the same.

Before me -

Philip Carrigan Just Puis.

Pursuant and agreeably to the above appointment and notice and after particular examination we have faithfully and impartially appraised a certain tract or parcel of land lying and situated in Loudon in the County of Merrimack, shewn to us by Edward D. Lord, Deputy Sheriff of said County as the property of the said Jedidiah T. Gibson, bounded as follows, viz. Beginning at a dry R. C. tree spotted on 4 sides thence north 45° W. sixty seven rods to a maple tree marked C.C. at the corner of land owned by Jeremiah Lane thence S. 45° W. 125 rods to a stake and stones on the range thence S. 45° E. 67 rods to a stake & stones thence N. 45° E. 125 rods to the first mentioned bounds containing fifty two acres be the same more or less the one half of which common and undivided with Jonathan Rollins Esq: of Loudon, we do upon our oaths estimate at the sum of twenty six dollars and no more and hereby set off the same land by metes and bounds as aforesaid to the said Robert Cororan to hold to him and his heirs and assigns in part satisfaction of the within execution, with officers fees and incidental charges of levying the same -

Fees - \$ 1..50

Joshua Lane

Jam. Cororan Jr. Appraiser

Jonathan Gove

And therewith I have delivered possession and seisin of the tract or parcel of land appraised and described as aforesaid to Robert Cororan the aforesaid co-creditor and

set

set off the said land to the said Robert to hold to him and his heirs in part satisfaction of the within execution with officers fees and incidental charges of levying the same - viz in the sum of Eight dollars ninety three cents for any fees in levying & foreclosing and seventeen dollars Thos - to be endorsed on this Execution.

Fees - Levy	0.. 23
Travel	..45
Notifying Deft	.23
Travel for de	.36
Promissory	.65
Appraisers	1..50
Surveyor	..50
Pd Justice	..50
Expenses	3..00
Recording	1..50
	<u>\$ 8..93</u>

E.D. Lord Dep. Sheriff

I have received of Edward D. Lord, possession and seizure of the tract or parcel of lands appraised and described as aforesaid to hold to me and my heirs in part satisfaction of the ^{within} execution

Robert Cochran by Philip Barrigan
his Attorney

Therefore I return this execution as satisfied in part
viz in the aforesigned sums of twenty one dollars and
fifty seven cents & of seventeen dollars and seven cents ma-
king in the whole thirty eight dollars and sixty four cents.

E.D. Lord Dep. Sheriff

Received February 2. 1831.

Examined, Sam'l Coffin, Adr:

Fowler vs. Dow

State of New Hampshire

(S)

Merrimack, p.

To the Sheriff of any County in this State, or his Deputy,

Greeting.

Whereas Nicholas Fowler of Warner in Said County, Gentleman,
by the consideration of our Justices of our Court of Common Pleas,
held at Concord, within and for the County of Merrimack, on
the

Fowler vs. Dow.

55..87

15..98

71..85

17

\$ 72.02

the First Tuesday of November anno Domini, 1830 recovered judgment against Daniel Dow of Warner aforesaid, Joiner, for the sum of fifty five dollars eighty seven cents, debt or damages, and fifteen dollars ninety eight cents, cost of suit, as to us appears of Record, whereof Execution remains to be done.

We command you therefore that of the Goods, Chattels or Lands of the said Dow within your precinct, you cause to be paid and satisfied unto the said Fowler at the value thereof in money, the aforesaid sums, being seventy one dollars eighty five cents in the whole, with 17 cents more for this Writ; and thereof also to satisfy yourself for your own fees. And for want of Goods, Chattels, or Lands of the said Dow to be by him shewn unto you, or found within your precinct, to the aforesaid of the said Fowler to satisfy the sums aforesaid: We command you to take the body of the said Dow and him commit unto either of our Gaols within your precinct, and detain in your custody within our said Gaol until he pay the full sums above mentioned, with your fees; or that he be discharged by the said Fowler the Creditor, or otherwise by order of Law.

Whereof fail not, and make due return of this Writ, with your doings therein, unto our said Court of Common Pleas, to be holden at Concord, in our County of Merrimack aforesaid, on the third Tuesday of April next.

Attest, Arthur Livermore, Esquire, at Concord, the 8th day of November anno Domini, 1830.

Wastman Clerk.

Merrimack ss. November 27. 1830: Then Benjamin Evans Nathan S. Colby and Lebion Davis, personally appeared and made oath, that they would faithfully and impartially appraise such lands and tenements as should be shewn them as the estate of the within named Daniel Dow to satisfy the within execution. Before me.

N. B. Chase Justice of the Peace.

We the subscribers having carefully and attentively examined a tract of land situate in the towns of Boscawen and Warner, in said County shewn to us as the estate of the within named Daniel Dow, and bounded as follows to wit, beginning at a stake and stones standing about five rods west of the house standing on said premises, and now occupied

occupied by Nathan Davis, thence south ten degrees east four rods to a stake and stones, thence south thirty-seven degrees east seven rods to a stake and stones, thence north eighty-two degrees east twelve rods to a stake and stones standing and being in the town of Boscowen, ^{thence north ten degrees west two and a half rods to a stake and stones,} thence south seventy-eight degrees west fifteen rods and twelve links to the bound first mentioned, standing and being in the town of Warner, containing one hundred and forty-seven rods, with all the buildings thereon standing said premises being part of the land formerly conveyed by Aquila Davis Esq. to William Ordway, by his deed dated May 20th. 1820. do upon our oaths say that the same tract of land and the buildings thereon standing are of the value of eighty-two dollars and eighty-four cents and no more, and we have set off the same land by metes and bounds as aforesaid, in satisfaction of the ^{within} execution.

November 27. 1830.

Benjamin Evans
Nathan S. Colby
Hebulon Davis

Merrimack Co. November 27. 1830. In pursuance of the directions of Nicholas Fowler the creditor within named I have extended the within execution upon the tract of land above described in manner following viz. I caused three appraisers to be chosen, that is to say Benjamin Evans by the creditor within named, Nathan S. Colby by myself and Hebulon Davis was chosen by myself for the within named debtor, the said debtor at the time of the levy hereof, not being an inhabitant of any county in the State of New Hampshire, the said Benjamin Evans, Nathan S. Colby and Hebulon Davis, being all reputable freeholders and residents in said County of Merrimack; who being sworn before a Justice of the peace faithfully and impartially to appraise such lands and tenements as should be shewn to them as the estate of the within named debtor upon their oath, said that the above described tract of land shewn to them as the estate of the aforesaid debtor, was of the value of eighty-two dollars and eighty-four cents and no more. And the said appraisers set off the same land, by metes and bounds, and the buildings thereon as aforesaid, at that sum in satisfaction of this execution and my fees, and I have delivered possession and seisin of the said tract of land to the said Nicholas Fowler the creditor within

within named. I therefore return this execution fully satisfied as aresaid.

Fees - Panel60	Stephen George Dept. Sheriff
Service23	
Poundage	1..69	
Three appraisers	3..00	
Surveyor50	
Justice fees50	
Certa trouble & service	2..80	
Register of accr'tg. sup:	1..30	
	<u>\$10..82</u>	

November 27. 1830. This may certify that I have this day received full seisin and possession of the above described tract of land by Stephen George Deputy Sheriff.

Nicholas Fowler

Received February 2. 1831.

Examined, Sam'l Coffin, Rdr.

Pres by vs. Pres by

State of New Hampshire.

Willsborough ss.

To the Sheriff of any County in this State or his Deputy,

Greeting.

Whereas Timothy Presby of Dunstable in our County of Willsborough, Innholder by the consideration of our Justices of our Superior Court of Judicature, holden at Amherst, for and within our County of Willsborough, on the third Tuesday of September anno Domini, 1830 recovered judgment against Stephen Presby of Bradford in our County of Merrimac, Cordwainer for the sum of two hundred eighty four dollars fifty three cents.

\$284.53
9.64 debt or damages and nine dollars sixty four cents, cost
294.17 of suit, as to us appears of Record, whereof execution remains
294.34 ¹⁷ to be done: We command you, therefore, that of Goods, Chattels or Lands of the said Stephen within your precinct, you cause to be paid and satisfied unto the said Timothy at the value thereof in money, the aforesaid sums being two hundred & ninety four dollars seventeen cents in the whole: with 17 cents more for this writ; and thereof also to satisfy yourself for your own fees. And for want of Goods, Chattels, or
Lands

Lands of the said Stephen to be by him shewn unto you, or found within your precinct, to the acceptance of the said Timothy to satisfy the sums aforesaid; We command you to take the body of the said Stephen and him commit unto our Gaol within your precinct, and detain in your custody within our said Gaol, until he pay the full sum above mentioned, with your fees, or that he be discharged by the said Timothy the creditor, or otherwise by order of law. Whereof fail not, and make return of this Writ, with your doings therein, unto our said Superior Court of Judicature, to be holden at Amherst, in our County of Hillsborough, aforesaid, on the third Tuesday of February next.

Witness William M. Richardson, Esq. at Amherst, the first day of October Anno Domini, 1830.-

A. Wallace Clerk.

Merrimack ss. State of New Hampshire October 25. 1830.

Then John Raymond, Weare Tappan & Daniel Miller personally appeared and made oath, that they would faithfully and impartially appraise such lands and tenements as should be shewn them, ^{as the estate of the within named Stephen Presby} to satisfy the within execution.

Before me Ebenez. Crary Justice of the Peace.

State of New Hampshire,

Merrimack ss. We the subscribers, having carefully and attentively examined a tract of land with a house thereon and the privileges thereto belonging lying and situate in Bradford in said County, shewn to us as the estate of the within named Stephen Presby, described as follows, to wit, beginning at a stake and stones at the southwesterly corner of said land - thence running east thirty degrees south nineteen rods - thence north sixty five degrees east four rods - thence west forty one degrees north eight rods and ten links - thence south thirty four degrees west one rod - thence west twenty two degrees north four rods - thence north twenty four degrees east four rods and six links - thence west thirty one degrees north nine rods - thence south twenty eight degrees west eight rods to the bounds first mentioned containing by estimation three fourths of one acre and being part of the homestead farm which was of Nathaniel Presby Junior late of said Bradford deceased, with the dwelling house thereon, together with the privileges & appurtenances to said premises belonging - to wit - a shed extending from the old house occupied by John Gilmore forty four feet - also, one undivided

Presby vs. Presby

undivided half^{part} of the westerly barn floor near said shed-
 the scaffold joining upon and easterly of said barn floor, and
 the southerly half of the bay which is northerly of said scaffold
 do upon our oaths say, that said premises are of the value
 of one hundred and eighty dollars and no more, and we
 have set off said premises by metes and bounds as aforesaid
 in part satisfaction of this execution: Also on the same
 day having carefully and attentively examined one other
 tract of land lying in said Bradford shown to us as the
 estate of the within named Stephen Presby described
 as follows - beginning at the northwesterly corner of lot
 numbered one hundred - thence running east twenty
 six degrees south fifty one rods - thence south twenty six
 degrees west eighty two rods - thence west ten degrees south
 sixty seven rods - thence north twenty six degrees east
 one hundred and eighteen rods to the bound first men-
 tioned, containing about thirty and one fourth acres, do upon our
 oaths say, that one undivided half part of the same tract of land
 last mentioned is of the value of eighty three dollars and
 no more, and we have set off said last mentioned tract of land
 by metes and bounds as aforesaid, and have assigned one
 undivided half part thereof to Timothy Presby the creditor within
 named, in further and part satisfaction of the within execution,
 and the officers fees thereon.

October 25th. 1830.

Fees -

Service	23
Travel	.90
Poundage	5.25
One day attendance	1.50
for Recording	1.00
Paid Justice	.50
Paid appraiser	4.75
Paid surveyor	1..50
Paid Plaintiff	<u>3.50</u>
	19..13

Daniel Miller
 Nease Tappan } Appraisers.
 John Raymond }

State of New Hampshire

Merrimack Co. Oct. 25. 1830 } In pursuance of the direction of
 Timothy Presby the creditor within named, I have extended
 the within execution upon the tract of land & buildings
 above

described in the manner following viz. I caused three appraisers to be chosen that is to say, John Raymond by the creditor within named Weare Tappan by the debtor within named and Daniel Miller who was chosen by myself, the said John Raymond, Weare Tappan and Daniel Miller being all reputable freeholders and residence in said County of Merrimack; who being sworn before a justice of the peace faithfully and impartially to appraise such lands and tenements as should be shewn to them as the estate of the within named debtor upon their oath, said that the above described tract of land shewn to them as the estate of the aforesaid debtor of the value of one hundred and eighty dollars and no more. Also I have extended this execution upon one undivided half part of the last tract of land above described to the value of eighty three dollars and no more, and the said appraisers upon their oaths said that one undivided half part of the above last described tract of land shewn to them as the estate of the debtor aforesaid, was of the value of eighty three dollars and no more and the said appraisers set of the same lands by meets and bounds as aforesaid at the said two sums of two hundred and sixty three dollars in part satisfaction of this execution. Therefore after deducting my fees and usual charges of levying the within I return this execution two hundred forty three dollars and eighty seven cents satisfied and no more.

Andrew Leach Dep. Sheriff.

October 25. 1830. This may certify that I have this day received full sevion and possession of the above described tracts of land and tenements by Andrew Leach Deputy Sheriff.

Timothy Presby

Received February 26. 1831.

Examined, Sam'l Coffin, Rdr.

Webster vs. Perrin

State of New Hampshire.

(S.S.) Merrimack. p.

To the Sheriff of any County in this State, or his Deputy,

Whereas Asaph P. Webster of Boscaun in said County, widow administrator of the goods and Estate of Ezekiel Webster late of said Boscaun intestate at the time of

his decease by the consideration of our Justice of our court of Common Pleas, holden at Concord, within and for the County of Merrimack, on the first Tuesday of November anno Domini, 1880, recovered judgment against Steven Perrin of said Concord Yeoman for the sum of Twenty one Dollars Fifteen Cents, Debt or damages, and nine dollars sixty nine cents, cost of suit as to us appears of record, whereof Execution remains to be done.

21.15

9.69

30.84

17

We command you therefore that of the Goods, chattels or Lands of the said Perrin within your precinct, you cause to be paid ^{and satisfied} unto the said Achash at the value thereof in money, the aforesaid sums, being Thirty dollars Eighty four cents in the whole, with seventeen cents more for this writ; and thereof also to satisfy yourself for your own fees. And for want of goods, chattels, or lands of the said Perrin to be by him shown unto you, or found within your precinct, to the acceptance of the said Achash to satisfy the sums aforesaid. We command you to take the Body of the said Perrin and him commit unto either of our Gaols within your precinct, and detain in your custody within our said Gaol until he pay the full sum above mentioned, with your fees; or that he be discharged by the said Achash the creditor, or otherwise by order of this Court. You fail not, and make due return of this writ, with your doings therein, unto our said Court of Common Pleas, to be holden at Concord, in our County of Merrimack aforesaid, on the third Tuesday of June next. Witness, Arthur Livermore, Esquire, at Concord, the 8th day of November anno Domini, 1880.

W. B. ALTHAM, Clerk.

Merrimack 10 December the 1st 1880. When John Gaswells
Pennieah Noyes and David Elliott personally appeared
and made oath that they would faithfully and impartially
apprize such lands and tenements as should be
shown them as the estate of the within named
Stephen Perrin to satisfy the within Execution.
Before me, John Gaswough Justice of the Peace.
We the subscribers having carefully and attentively
examined a tract of land situate in Concord
in said County ~~shown to us~~ as the estate of the
within named Stephen Perrin and bounded as follows
beginning

beginning North on a certain range way and running South twenty four degrees east twenty four rods to stake and stones adjoining land occupied by Eleazar Davis thence West twenty two degrees South fifty eight rods and twenty links to land occupied and owned by Isaac Burnell then North twenty two degrees west by said Burnell land twenty four rods to stake and stones thence East twenty two degrees North by the rangeway aforesaid fifty eight rods to first mentioned bounds the aforesaid land is part of a certain lot of land known by the name of the stickney lot Do upon our oaths say that the same tract of land is the value of Thirty nine dollars and eleven cents and no more and we have set off the same land by Metes and bounds as aforesaid in satisfaction of the within Execution.

December 4th A.D. 1830.

John Cogswell
Jeremiah Moys
David Elliot

Merrimack December the 4th 1830 In pursuance of the directions of Lebrah P. Webster the Creditor within named I have extended the within Execution upon the tract of land above described in the manner following viz. I caused three appraisers to be chosen that is to say John Cogswell by the Creditor within named Jeremiah Moys who was chosen by myself and David Elliot who was also chosen by myself for the said Stephen Perrin the Debtor within named the said debtor having been duly noticed and requested by me to choose an appraiser and having refused and neglected so to do the said John Cogswell Jeremiah Moys and David Elliot being all reputable freeholders and residents in said County of Merrimack who being sworn before a Justice of the Peace faithfully and impartially to appraise such Land and tenements as should be shown to them as the estate of the within named Debtor upon their oath said that the above described tract of land shown to them as the estate of the aforesaid Debtor was of the value of Thirty nine dollars and eleven cents and no more and the said appraisers set off the same land by Metes

and

land bounds as aforesaid at that sum in satisfaction
of this Execution and my fees and I have delivered
possession and receipt of the said tract of land
to the said Achsah P. Webster's attorney John
Greenough for I therefore return this Execution
fully satisfied as aforesaid

Fees

Service . . 23

Gravel . . 50

Gendence . . 83

Poundage . . 78

Notifying
appraiser & Parties 3¹⁰

Cash paid Appraiser 2⁰⁰

Cash paid assistance " 25

Cash ^{part} Justice of
the Peace \$⁵¹
for 8¹⁰

Charles Knight D. Sheriff

December the 14th 1830. this may certify that I have
this day received full ~~service~~ and possession of the
above described tract of land by Charles Knight
Deputy Sheriff

For Achsah P. Webster
John Greenough

Received March 19. 1831.

Examined, Sam'l Coffin, Rdr.

Greenough vs Perrin

The State of New Hampshire.

(S.) Merrimack Co.

To the Sheriff of any County in this State, or his Deputy.

Greeting.

Whereas John Greenough & Frederick W. Greenough
both of Bowdoin in said County joint partners in trade
under the firm of John Greenough & Company by the
consideration of ~~the~~ Justices of our Court of Common
Pleas, holden at Concord, within and for the County
of Merrimack, on the first Tuesday of November, Anno
Domini, 1830 recovered judgment against Stephen Perrin

9

89. 48. of said Leonard yeoman for the sum of sixty nine dollars forty eight cents, debt or damages, and ten dollars twenty eight cents, cost of suit, as to us appears of Record, whereof execution remains to be done.

10. 28
19. 76
17
79. 91 We command you therefore that of the good, Chattels or Lands of the said Perrin within your precinct, you cause to be paid and satisfied unto the said Plaintiffs at the value thereof in money, the aforesaid sums, being seventy nine dollars seventy six cents in the whole, with 17 cents more for this Writ; and thereof also to satisfy yourself for your own fees. And for want of Goods, Chattels, or Lands of the said Perrin to be by him shewn unto you, or found within your precinct, to the acceptance of the said Plaintiffs to satisfy the sums aforesaid: We command you to take the body of the said Perrin and him commit unto either of our Gaols within your precinct, and detain in your custody within our said Gaol until he pay the full sums above mentioned, with your fees; or that he be discharged by the said Plaintiffs the creditor, or otherwise by order of Law.

Whereof fail not, and make due return of this writ, with your doing therein, unto our said Court of Common Pleas, to be held at Concord, in our County of Merrimack aforesaid, on the third Tuesday of April next.

Witness, Arthur Livermore, Esquire, at Concord, the 8th day of November Anno Domini, 1830.

Wastman Clerk.

Merrimack p. December the 14th 1830. Then John Bogswell, Jeremiah Toyes and David Elliot personally appeared and made oath that they would faithfully and impartially apprise such lands and tenements as should be shown, ^{them} as the estate of the within named Stephen Perrin to satisfy the within execution before me John Greenough Justice of the Peace.

We the subscribers having carefully and attentively examined a tract of land situate in Concord in said County shown to us as the estate of Stephen Perrin within named and bounded as follows Begining north at stake & stones set up as the corner bounds of land this day set off by us to Ahsah P. Webster Administratrix of Ezekiel Websters estate thence south twenty four degrees east forty

forty rods to stake & stones thence west twenty two degrees south sixty rods, to stake and stones thence north twenty two degrees west forty rods by land of Isaac Rumels thence east twenty two degrees north fifty eight rods and twenty links to first mentioned bound being a part of ^{a certain tract of land known by the name of} the Stickney lot do upon our oaths, the same tract of land is of the value of eighty eight dollars and fifty eight cents and no more and we have set off the same land by metes and bounds as aforesaid in satisfaction of the within execution.—

December 14th 1830. —

John Cogswell
Jeremiah Noyes
David Elliot

Merrimack ss. December the 14th 1830. In pursuance of the directions of John Greenough & Frederick W. Greenough the creditors within named I have extended the within execution upon the tract of land above described in the manner following, viz I caused the appraisers to be chosen that is to say John Cogswell by the creditors, within named David Elliot who was chosen by myself and Jeremiah Noyes who was also chosen by myself for the said Stephen Perrin the debtor within named the said debtor having been duly notified and requested by me to choose an appraiser and having refused and neglected so to do the said John Cogswell David Elliot and Jeremiah Noyes being all reputable freeholders and residents in said County of Merrimack; who being sworn before a Justice of the Peace fathfully and impartially to appraise such lands and tenements as should be shewn to them as the estate of the within named debtor upon their oath said that the above described tract of land shewn to them as the estate of the aforesaid debtor was the value of eighty eight dollars and fifty eight cents and no more and the said appraisers set off the same land by metes and bounds as aforesaid at that sum in satisfaction of this execution and my fees and I have delivered possession and seisin of the said tract of land to the said John Greenough the creditor within named who also received seisin as attorney for Frederick W.

W. Greenough. I therefore return this execution fully satisfied
as aforesaid
Tues.

Charles Knight D. Sheriff

Servire	23
Travel	.50
Poundage	1.60
Attending	.83
Notifying <u>prisoners</u> & parties	3.00
bath paid appraisers	2.00
bath paid the Justice of the peace	<u>.51</u>
	8.67

December the 1st 1830. This may certify that I have
this day received full seisin and possession of the above
described tract of land by Charles Knight Deputy Sheriff.

John Greenough
for Frederick W. Greenough
John Greenough

Received March 19. 1831.-

Examined, Sam'l Coffin, Notr.

Robinson vs. Morrill

(G.S.) Strafford vs. The State of New Hampshire.
To the Sheriff of any county in this State, or his Deputy
Greeting.

Whereas Polly Robinson of Gilmanton in said County of
Strafford Widow by the consideration of our Justices of our
Court of Common Pleas holden at Gilmanton for and within
our County of Strafford, on the third Tuesday of October Anno
Domini, 1830 recovered judgment against David Morrill
of Northfield in our County of Merrimack Husbandman
for the sum of twenty four dollars eighty five cents, debt
7.79 or damages, and seven dollars seventy nine cents, costs of
32..64 suit, as to us appears of record, whereof execution remains
17 to be done.

We command you therefore, that of the goods, chattels
or lands of the said David within your precinct,
you cause to be paid and satisfied unto the said
Polly at the value thereof in money, the aforesaid
sums, being 32 dollars 64 cents in the whole:

with

with 17 cents more for this writ, and thereof also to satisfy your self for your own fees. And for want of goods, chattels, or lands of the said David to be by him shewn travel 1.50 unto you, or found within your precinct, to the aforesaid Levy 1.00 of the said Polly to satisfy the sums aforesaid, we command you to take the body of the said David and Appraisement 84 command you to take the body of the said David and Appraisement 50 him commit unto either of our gaols within your precinct, and detain in your custody within our said Not. diff. 17 gaol, until he pay the full sum above mentioned, Reward 1.50 with your fees, or that he be discharged by the said travel to 60 Polly the creditor, or otherwise, by order of Law. Whereof Time .83 fail not, and make return of this writ, with your Appraisement 1.50 doings therein, unto our said Court of Common Pleas, Justices 50 to be holden at Rochester in our County of Strafford, Return 1.00 aforesaid, upon the first Tuesday of April next, 10.67 Witness Arthur Livermore, Esquire, at Gilmanton the 26th day of October Anno Domini 1830.

A. Peine, Clerk.

Merrimack Co. November 17. 1830. Then personally appeared David Hazelton Jonathan Dearborn and Charles Glidden and made oath that they would faithfully & impartially appraise such lands and tenements as should be shewn to them as estate of the within named David Morrill to satisfy the within execution.

John Holmgren Jus. Peace.

We the subscribers having carefully and attentively examined a tract of land shewn to us as the estate of the within named David Morrill and bounded as follows viz Beginning at a stake and stones at the northeast corner of land this day set off to Will & Kimball on the Bean hill road in north field thence southerly by the land this day set off to the above named Will & Kimball to the southerly corner of the above named land thence by Elias Abbotts Land fifteen rods to stake and stones thence northwesterly by said Abbotts land forty two rods to the Bean hill road thence by said road nine rods and twelve links to the bounds first mentioned containing three acres more or less do upon our oaths say that the above described tract of land is of the value of thirty dollars and no more and we have set off the same land by metes and bounds,

bonds in part satisfaction of this execution -
November 17. 1830.

David Hazelton

Charles Glidden

Jonathan Dearborn

Merrimack ss. November 17. 1830. In pursuance of the directions of Daniel C. Atkinson attorney to Polly Robinson the creditor within named I have extended the within execution upon the tract of land above described in the manner following (viz) I caused three appraisers to be chosen David Hazelton by Daniel C. Atkinson attorney to the creditor within named Jonathan Dearborn by the debtor within named and Charles Glidden by myself the said David Hazelton Jonathan Dearborn and Charles Glidden being all reputable freeholders and residents in the county of Merrimack who being duly sworn before a Justice of the Peace faithfully and impartially to appraise such lands and tenements as should be shewn to them as the estate of the within named debtor upon their oaths said that the above described tract of land shewn to them as the estate of the aforesaid debtor was of the value of thirty dollars and no more and the said appraisers set off the same land by metes and bounds as aforesaid I therefore return this execution satisfied in part to wit for the sum of nineteen dollars and thirty three cents and my fees, and I have delivered possession and seisin of the said tract of land to the said Daniel C. Atkinson attorney to the creditor to the creditor

Simeon Gate Dep. Sheriff

March 19th 1831. This may certify that I have this day received full seisin and possession of the above described tract of land by Simeon Gate Deputy Sheriff. —

Daniel C. Atkinson atty
to Polly Robinson

Received April 2. 1831.

Examined; Sam'l Coffin, Rdr.

Willard vs. Morill

The State of New Hampshire.

(S.S.) Merrimack, (ss.)

To the Sheriff of any County in this State, or his Deputy.

Greeting.

Whereas

CoE

Whereas Dudley Neill & Jeremiah Kimball both of Gantebury in said County Traders by the consideration of our Justices of our Court of Common Pleas, holden at Concord, within and for the County of Merrimack, on the first Tuesday of November Anno Domini, 1830 recovered judgment against David Morrill of Northfield in said County, Husbandman, for the sum of twenty one dollars twenty two cents, debt or damages, and seven dollars fifty four cents, cost of suit, as to us appears of Record, whereof Execution remains to be done.

21. 22 7. 54
28. 76 17
28. 93 9. 58
38. 51

We command you therefore that of the goods, chattels or lands of the said Morrill within your precinct, you cause to be paid and satisfied unto the said Plaintiffs at the value thereof in money, the aforesaid sums, being twenty eight dollars Seventy six cents in the whole, with 17 cents more for this writ; and thereof also to satisfy yourself for your own fees. And for want of goods chattels, or lands of the said Morrill to be by him shewn unto you, or found within your precinct, to the acceptance of the said Plaintiffs to satisfy the sums aforesaid: We command you to take the body of the said Morrill and him commit unto either of our Gaols within your precinct, and detain in your custody within our said Gaol not less than 17 until he pay the full sums above mentioned, with your fees; or that he be discharged by the said Plaintiffs to the creditor, or otherwise by order of Law.

Surveyor .60
Postman .75
Appraisers .50
Surveyor .50
not less than 17
Rewarding 1.50
Travel to Records .60
time .83
Appraisers 1.50
Surveyors .50
Return 1.00

Weresof fail not, and make due return of this writ, with your doings therein, unto our said Court of common Pleas, to be holden at Concord, in our County of Merrimack aforesaid, on the third Tuesday of April next.

Witness, Arthur Livermore, Esquire, at Concord, the 8th day of November Anno Domini, 18-

Mastman Clerk.

Merrimack ss. November 17. 1831. Then personally appeared David Hazelton Jonathan Dearborn and Charles Glidden and made oath that they would faithfully & impartially appraise such lands and tenements as should be shewn to them as the estate of the within named David Morrill in satisfaction of the within execution

Jhn Holony Justice of the Peace

We the subscribers having carefully and attentively examined

examined a tract of land and a barn thereon shewn to us as the estate of David Morrill the creditor within named and bounded as follows beginning at the northwest corner of the land that the defendant bought of Daniel C. Atkinson at a stake and stones on the bean hill road in Northfield joining Samuel Rogers' land thence south fifty eight rods and sixteen links by Samuel Rogers land to stake and stones thence north fifty eight degrees east twenty five rods and four links by Elias Abbott's land to stake & stones thence on a straight course to stake and stones on the bean hill road thence westwardly on said road three rods and and nine links to the bounds first mentioned containing four acres more or less do upon our oaths say that the same tract of land is of the value of forty dollars and no more and we have set off the same land by metes and bounds as aforesaid in satisfaction of the ^{within} execution.—

David Hazelton
Charles Glidden
Jonathan Dearborn

Merrimack Co. November 17th 1830. In pursuance of the directions of Dudley Hill & Jeremiah Kimball the creditors within named I have extended the within execution upon the tract of land above described in the manner following viz. I have caused three appraisers to be chosen David Hazelton by the creditor within named Jonathan Dearborn by the debtor within named and Charles Glidden by myself the said David Hazelton Jonathan Dearborn & Charles Glidden being all reputable freeholders and residents in the County of Merrimack who being sworn before a Justice of the Peace faithfully and impartially to appraise such lands and tenements as should be shewn to them as the estate of the within named debtor upon their oath said that the above described tract of land shewn to them as the estate of the aforesaid debtor was of the value of forty dollars and no more. And the said appraisers set off the same land by metes and bounds as aforesaid at that sum in satisfaction of this execution and my fees and I have delivered possession and seisin of the same tract of land to the said Hill and Kimball the creditors within named I therefore return this execution

Execution fully satisfied as aforesaid

Simeon Gate Deputy Sheriff

November 17. 1830 This may certify that we have
this day received full seisin and possession of the
above described tract of land by Simeon Gate Deputy
Sheriff.

Dudley Hill

Jeremiah Kimball

Received April 2. 1831.-

Examined, Sam'l Coffin, Rdr.

Barnes vs. Wheeler & al

The State of New Hampshire:

(S. G.) Merrimack Co.

To the Sheriff of any County in this State, or his Deputy,
Greeting.

Whereas Enoch B. Barnes of Hooksett in said County Esquire
by the consideration of our Justices of our Court of Common
Plead, holden at Concord, within and for the County of
Merrimack, on the first Tuesday of November Anno
Dominii, 1830 recovered judgment against Amos Wheeler
& Samuel Quimby of Bow in said County Gentlemen
under the firm of Wheeler & Quimby for the sum of
fifty five dollars - cents, debt or damages, and nine
55.00 dollars ninety two cents, cost of suit, as to us appears
9.92
64.92 of Record, whereof Execution remains to be done.

17 We command you therefore that of the Goods, Chattels,
or lands of the said Defendants within your precinct,
you cause to be paid and satisfied unto the said
Barnes at the value thereof in money, the aforesaid sums,
being sixty four dollars ninety two cents in the whole,
with 17 cents more for this writ, and thereof also to satisfy
yourself for your own fees. And for want of Goods,
Chattels, or Lands of the said Defendants to be by them
shewn unto you, or found within your precinct, to the
acceptance of the said Barnes to satisfy the sums aforesaid.
We command you to take the bodies of the said Defen-
dants and them commit unto either of our Gaols within
your precinct, and detain in your custody within
our said Gaol until he pay the full sums above
mentioned

mentioned, with your fees; or that he be discharged by the said Barnes the creditor, or otherwise by order of Law.

Iferself fail not, and make due return of this Writ, with your doing therein, unto our said Court of Common Pleas, to be held at Concord, in our County of Merrimack aforesaid, on the third Tuesday of April next.

Witness Arthur Livermore, Esquire, at Concord, the 8th day of November anno Domini, 1830.

Mastman Clerk.

Merrimack ss. December 11th 1830. Then Aaron Whitemore Henry Moulton & Daniel Rowe personally appeared and made oath that they would faithfully and impartially appraise such lands and tenements as should be shewn them as the estate of the within named debtor to satisfy the within execution.

Before me Tho. Knox Justice Peace,

We the subscribers having carefully and attentively examined a tract of land shewn to us the estate of the within named Amos Wheeler situated in Bow in the County of Merrimack and bound as follows beginning on the northerly side of the Branch Turnpike at Stake and stones by land of Samuel Alexander thence northeast fifty seven rods by said Alexander land to Stake and stones thence northwest twenty three rods and eighteen links by land of said Alexander to Stake and stones thence northeast twenty three rods by land formerly for a Wilkins to Stake and stones thence southeast fifty eight rods by land of John Brown to Stake and stones thence southwest twenty four rods by land sat off to Isaac Blough to Stake and stones thence northwest by land of Oliver Baley fourteen rods to a rangeway thence the same course across a rangeway four rods thence southwest by said rangeway fifty four rods to a small pine by said Turnpike thence north fifty nine degrees west by said Turnpike seventeen rods to the bounds first mentioned excepting the rangeway that passeth through said tract containing fourteen acres and one half do upon our oaths say that the same tract of land is of the value of eighty three dollars and twenty two cents and no more and we have sat off the same lands
by

Barnes vs Wheeler et al

by metes and bounds as aforesaid in satisfaction of the
within execution.

December 11th. 1830

Aaron Whittemore

Henry Moulton

Daniel Rowe

Merrimack Esq. December 11th 1830. In pursuance of
the directions of Enock B. Barnes the creditor within
named I have extended the within execution upon
the tract of land above described in the manner
following (viz) I caused three appraisers to be chosen
Daniel Rowe by the creditor within named Henry
Moulton by the debtor within named and Aaron
Whittemore who was chosen by myself the said Daniel
Rowe Henry Moulton and Aaron Whittemore being
all reputable freeholders and residents in said County
of Merrimack who being sworn before a Justice of the
Peace faithfully and impartially to appraise such
lands and tenements as should be shewn to them
as the estate of the within named debtor and after
being sworn and going onto said land I adjourned
the setting off untill the 11th day of December 1830
at ten o'clock A.M. and when met on said prem-
ises the above named appraisers upon their oath said
that the above described tract of land shewn to them
as the estate of the aforesaid debtor was of the value
of eighty three dollars and twenty two cents and no
more and the said appraisers set off the same land
by metes and bounds as aforesaid at that sum in
satisfaction of this execution and my fees and I
have delivered possession and seisin of the said tract
of land to the said Enock B. Barnes the creditor within named I
therefore return this execution fully satisfied as aforesaid.

Tho. Knox D.Sheriff

December 11th 1830. This may certify that
I have this day received full seisin and possession
of the above described tract of land by Thomas Knox
D.Sheriff - Enock B. Barnes.

Fees for levying

Jervin

.23

Travel

..30

Pounds

Poundage - - -	1..60
Notifying debtor	1..50
Notifying creditor50
Notifying appraisers	1..50
Swearing appraisers	..50
Paid appraisers	6..00
Notifying Surveyor	..50
Recording - - - -	1..50
My attendance	2..00
Paid expenses - - -	<u>2..00</u>

\$18..13

Thos. Knox D.Sheriff.

Received April 11. 1831.

Examined, Sam'l Coffin, Rdr.

Chase vs. Healey

The State of New Hampshire.

(S.S.)

Merrimack Co.

To the Sheriff of any County in this State, or his Deputy,

Greeting.

Whereas Robert Chase Jr. of Dumbarton in said County his
husbandman by the consideration of our Justices of our Court of
Common Pleas, holden at Concord, within and for the County
of Merrimack, on the first Tuesday of November anno Domini,
1830 recovered judgment against John Healey of said Dumbarton
Husbandman for the sum of fifty dollars twenty seven cents,
6. 64 debt or damages, and six dollars sixty four cents, cost of
56. 91 suit, as to us appears of Record, whereof Execution remains
17 to be done.

57. 08 We command you therefore that of the Goods, Chattels or Lands
23 of the said Healey within your precinct, you cause to be paid
90 and satisfied unto the said Chase at the value thereof in
1. 43 money, the aforesaid sums, being fifty six dollars ninety
7. 56 one cents in the whole, with 17 cents more for this Writ;
66. 54 and thereof also to satisfy yourself for your own fees
1. 00 And for want of Goods, Chattels, or Lands of the said Healey
67. 54 to be by him shewn unto you, or found within your precinct,
to the acceptance of the said Chase to satisfy the sums aforesaid.
We command you to take the body of the said Healey
and

Chase vs. Healey

and him commit unto either of our Gaols within your precinct, and detain in your custody within our said Gaol until he pay the full sums above mentioned, with your fees; or that he be discharged by the said Chase the creditor, or otherwise by order of Law.

Whereof fail not, and make due return of this writ, with your doings therein, unto our said Court of Common Pleas, to be holden at Concord, in our County of Merrimack aforesaid, on the third Tuesday of April next.-

Witness, Arthur Livermore, Esquire, at Concord, the 8th day of November anno domini, 1830.-

C. Eastman, Clerk.

Merrimack ss. Decr 6th 1830. Then appeared Joshua Hoyt John Leah & John Duke & made oath that they would faithfully & impartially apprise such real estate of the within named John Healey as should be shown them by Robert Chase Jr the creditor to satisfy this execution in whole or in part

James Allison Jas. Peace.

Merrimack ss. Decr 6th 1830. We the above named Joshua Hoyt John Leah & John Duke having been sworn as above have appraised & do hereby apprise a certain piece of land situated in Dumbarton in said County on the road leading from John Chases to the said John Healeys beginning on the east side of said highway as far north as the north side of the Coopers shop now owned by the said Robert Chase Jr thence southerly on said highway twenty five rods to a stake & stones where till it comes to land owned by Moses Carr thence eastwardly 12 rods & 20 links by the wall and said Carrs land till a paral line with laid highway & northerly 25 rods to a stake & stones as far as the first mentioned bound & shop thence westwardly the same distance that it runs on the said Carrs land to the bounds first mentioned to contain two acres by measure with all the privileges & appurtenances thereto belonging to the sum of sixty dollars the said real estate having been shown to us by Robert Chase Jr the creditor as the estate of the within named John Healey to satisfy this execution in part.-

John Duke
Joshua S. Hoyt
John Leah

Merrimack ss. Decr 6th 1830. - Having at the request of
 the within named Robert Chase caused the above named
 John Duke Joshua S. Hoyt & John Leach three disinterested
 & discreet men being free holders in said County viz the said
 John Duke chosen by the said Robert Chase the creditor John
 Leach chosen by myself & the said John Heala the debtor being
 duly notified in writing to choose his man as the law directs
 did not I therefore make choice of Joshua S. Hoyt on his
 part faithfully & impartially to apprise the estate above mentioned
 & they the said appraisers having upon oath apprised the same
 at the sum of sixty dollars as above appears I have this day
 agreeable to law delivered possession & seisin of the above
 described real estate to him the said Robert Chase the cred-
 itor to have and to hold the same to him the said Chase his
 heirs & assigns forever in part satisfaction & discharge of the
 within execution & charges of leaving the same which charges
 amount of together with my fees &c. to the sum of ten dollars &
 forty six cents & have left the said Robert Chase Jr. in pos-
 session thereof I do therefore return this execution satisfied
 in part viz for the sum of forty nine dollars & fifty four cents
 the said Robert Chase Jr. the creditor not having been able
 to show any further estate belonging to the said John Heala
 wherewithal to satisfy the residue

Peter Pattee Dept Sheriff.

Merrimack ss. Decr 6th 1830. - I have received of the
 above named Peter Pattee Dept. Sheriff full possession
 and seisin of the above described real estate in part satis-
 faction of the within execution viz for the sum of forty nine
 dollars & fifty four cents the same having been apprised
 at as above -

Robert Chase Jr.

Received at April 20. 1831.

Examined, Sam'l Coffin, Rdr.

Paige vs. Collins

The State of New Hampshire.

Merrimack, p)

(L.S.)

To the Sheriff of any County in this State, or his
 Deputy,

Whereas Jeremiah Paige Jr. of Bradford in said County,
 Wader

Under by the consideration of our Justices of our Court of Common Pleas, holden at Concord, within and for the County of Merrimack, on the Third Tuesday of April Anno Domini, 1831 recovered judgment against Nathan Collins of Bradford in said County, Cooper for the sum of seventy three dollars fifty three cents, debt or damages, and eleven dollars fifteen cents, cost of suit, as to us appears of Record, whereof execution remains to be done.

73.53

11.15

84.68

17

We command you therefore that if the goods, chattels or lands of the said Collins within your precinct, you cause to be paid and satisfied unto the said Paige at the value thereof in money, the aforesaid sums, being eighty four dollars sixty eight cents in the whole, with 17 cents more for this Writ; and thereof also to satisfy yourself for your own fees. And for want of Goods, Chattels, or Lands of the said Collins to be by him shewn

~~and since~~ 23 unto you, or found within your precinct, to the acceptance of the said Paige to satisfy the sums aforesaid: We command you to take the body of the said Collins 1.95 and him commit unto either of our Gaols within Paid appraisers 1.50 your precinct, and detain in your custody within whipping 3.50 our said Gaol until he pay the full sum above praisers mentioned, with your fees; or that he be discharged ~~and return~~ 3.00 by the said Paige the creditor, or otherwise by order of Law.

D 759 Whereof fail not, and make due return of this Writ, with your doings therein, unto our said Court of Common Pleas, to be holden at Concord, in our County of Merrimack, aforesaid, on the first Tuesday of November next.

Witness, Arthur Livermore, Esquire, at Concord, the 23 day of April Anno Domini, 1831. —

Wastman Clerk,

State of New Hampshire

Merrimack ss. May 21st 1831. Then William Lawyer, Rufus Fuller Junior and Jonathan Bagley personally appeared and made oath, that they would faithfully and impartially appraise such lands and tenements as should be shown them as the estate of the within named Nathan Collins to satisfy the within execution.

Before me, Ware Sappham Justice of the Peace,
We the subscribers having carefully and attentively
examined

examined a tract of land shewn to us as the estate of the within named Nathan Collins and bounded as follows Beginning at a stake and stones on the easterly side of the highway leading from Ira Leckhans in Bradford to James Gillham in Fishersfield at the line of land of Samuel Jones thence southerly on said highway fifteen rods and five links to stake and stones standing on the east side of said highway and near the house of Nathan Collins thence east sixteen degrees south ten rods to stake and stones at land of Samuel Jones thence north sixteen degrees east fifteen rods and five links to stake and stones thence west sixteen degrees north ten rods to the bound first mentioned with the Barn standing thereon containing by measure one hundred and fifty two square rods do upon our oaths say that the same tract of land is of the value of ninety two dollars and forty four cents and no more and we have set off the same land by metes and bounds as aforesaid in satisfaction of the within execution.

Bradford May 21st 1831.

William Lawyer
Rufus Fuller Jr.
Jonathan Bagley

Merrimack Co. May 21st 1831. In pursuance of the directions of Jeremiah Paige Jr. the creditor within named I have extended the within execution upon the tract of land above described in manner following viz. I caused three appraisers to be chosen that is to say William Lawyer by the creditor within named Rufus Fuller Jr. by the debtor within named and Jonathan Bagley who was chosen by myself the said William Lawyer Rufus Fuller Jr. and Jonathan Bagley being all reputable freeholders and residents in said county of Merrimack who being sworn before a Justice of the peace faithfully and impartially to appraise such lands and tenements as should be shewn to them as the estate of the within named upon their oath said that the above described tract of land shewn to them as the estate of the aforesaid debtor was of the value of ninety two dollars and forty four cents and no more and the said appraisers set off the same land by metes and bounds as aforesaid at that sum in satisfaction of this execution and my fees and I have delivered possession and seisin of the said tract of land to the said Jeremiah Paige Jr.

Paige in the creditor within named. I therefore return
this execution fully satisfied as aforesaid.

Cyrus Coeby Deputy Sheriff.

May 21st 1831. This may certify that I have this day
received full seizure and possession of the above described
tract of land by Cyrus Coeby Deputy Sheriff

Jeremiah Paige Jr.

Received & recorded August 8. 1831. -

Examined, Sam'l Coffin, Rdr.

Martin vs. Collins

(L.S.) The State of New Hampshire.

Merrimack, Es.

To the Sheriff of any County in this State, or his Deputy,
Greeting.

Whereas William Martin of Bradford in said County Clothier
by the consideration of our Justices of our Court of Common Pleas, holden
at Concord, within and for the County of Merrimack, on the third
Tuesday of April Anno Domini, 1831 recovered judgment against
Nathan Collins of said Bradford Cooper for the sum of one hun-
dred five dollars eighty two cents, debt or damages, and eleven
dollars seven cents, cost of suit, as to us appears of record, whereof
Execution remains to be done.

We command you therefore that of the Goods, Chattels or Lands
of the said Collins within your precinct, you cause to be paid
and satisfied unto the said Martin at the value thereof
Fees Service .23 and satisfied unto the said Martin at the value thereof
Travel .90 in money, the aforesaid sums, being one hundred sixteen
Poundage 2.36 dollars eighty nine cents in the whole, with 17 cents more
Oaths .37 for this Writ; and thereof also to satisfy yourself for your
Appraisers 1.50 own fees. And for want of Goods, Chattels, or Lands of the
Shipping 3 .50 said Collins to be by him shewn unto you, or found within
Appraisers 3 .50 your precinct, to the acceptance of the said Martin to
My attendance 1.50 satisfy the sums aforesaid. We command you to take the body
At return 3 .50 of the said Collins and him commit unto either of our Gaols
Recording 1.00 within your precinct, and detain in your custody within our
D 8.50 said Gaol until he pay the full sums above mentioned, with
your fees; or that he be discharged by the said Martin the
Creditor, or otherwise by order of Law. -

Whereof fail not, and make due return of this Writ,
with

with your doings therein, unto our said Court of Common Pleas, to be holden at Concord, in our County of Merrimack aforesaid, on the first Tuesday of November next.

Witness, Arthur Livermore, Esquire, at Concord, the 23^d day of April anno Domini, 1831. -

Masterman Clerk.

State of New Hampshire

Merrimack ss. May 21st 1831. Then William Sawyer, Rufus Fuller Junior, and Jonathan Bagley, personally appeared and made oath, that they would faithfully and impartially appraise such lands and tenements as should be shown them as the estate of the within named Nathan Collins to satisfy the within execution.

Before me - Weare Fappan Justice of the Peace.

We the subscribers having carefully and attentively examined a tract of land shewn to us as the estate of the within named Nathan Collins and bounded as follows Beginning at a stake and stones at the southwest corner of land set off to Jeremiah Paige on the east side of the highway leading from Ira Corbin's in Bradford to James Gillinham's in Fishersfield thence on the east side of the highway eight rods and twenty links to stake and stones on the east side of said highway and at the northwest corner of land of Weare Fappan Esqr. thence east sixteen degrees south ten rods to stake and stones thence north sixteen degrees east eight rods and twenty links to stake and stones thence west sixteen degrees north ten rods on the south line of land set off on execution to Jeremiah Paige Jr. to the bound first mentioned containing by measure eighty eight rods with the house and cooper's shop thereon do upon our oaths say that the same tract of land is of the value of one hundred and eleven dollars and seventy cents and no more and we have set off the same land by metes and bounds as aforesaid in part satisfaction of the within Execution. -

Bradford May 21. 1831.

William Sawyer
Rufus Fuller Jr.
Jonathan Bagley

Merrimack ss. May 21. 1831. In pursuance of the directions of William Martin the creditor within named

I have extended the within execution upon the tract of land above described in manner following viz. I caused the appraisers to be chosen that is to say William Sawyer by the creditor within named Rufus Fuller Jr. by the debtor within named and Jonathan Bagley who was chosen by myself the said William Sawyer Rufus Fuller Jr. and Jonathan Bagley being all reputable freeholders and residents in said County of Merrimack, who being sworn before a Justice of the peace faithfully and impartially to appraise such lands and tenements as should be shewn to them as the estate of the within named debtor upon their oath said that the above described tract of land shewn to them as the estate of the aforesaid debtor was of the value of one hundred and eleven dollars and seventy cents and no more, and the said appraisers set off the same land by metes and bounds as aforesaid at that sum in part satisfaction of this execution and my fees and I have delivered possession and seisin of the said tract of land to the said William Martin the creditor within named I therefore return this execution satisfied as aforesaid in part to wit for the sum of one hundred and three dollars and twenty cents being the residue of the said sum of one hundred and eleven dollars and seventy cents the value of said land after deducting my fees and for no more

Cyrus Cressy Deputy Sheriff.

May 21. 1831. This may certify that I have this day received full seisin and possession of the above described tract of land by Cyrus Cressy Deputy Sheriff.

John Martin

Received August 8. 1831.

Exam'd, Sam'l Coffin, Rdr.

John Brown vs. Robert Fernal

The State of New Hampshire.
(L.S.) Merrimack, ss.

To the Sheriff of any county in this State, or his Deputy,
greeting.

Whereas John Brown of Bow in said County, Esquire
by the consideration of our Justices of our Superior Court
of

of Judicature, holden at Concord, within and for the County of Merrimack, on the first Tuesday of September Anno Domini, 1831 recovered judgment against Robert Fernal late of Bow aforesaid, Morous Dreper, for the sum of four hundred eighty seven dollars seventy four cents, debt or damages, and fourteen dollars forty cents, cost of suit, as to us appears of record, whereof execution remains to be done.

1487.74

14.40

502.14

17

We command you therefore that of the Goods, Chattels or Lands of the said Fernal within your precinct, you cause to be paid and satisfied unto the said Brown at the value thereof in money, the aforesaid sums, being five hundred two dollars fourteen cents in the whole, with 17 cents more for this Writ, and thereof also to satisfy yourself for your own fees. And for want of Goods, Chattels, or Lands of the said Fernal to be by him shewn unto you, or found within your precinct, to the acceptance of the said Brown to satisfy the sums aforesaid. We command you to take the body of the said Fernal and him commit unto either of our Gaols within your precinct, and detain in your custody within our said Gaol until he pay the full sums above mentioned, with your fees; or that he be discharged by the said Brown the creditor, or otherwise by order of law.

Whereof fail not, and make due return of this writ, with your doings therein, unto our said Superior Court of Judicature, to be holden at Concord, in our County of Merrimack aforesaid, on the first Tuesday of February next. Witness William M. Richardson, Esquire, at Concord, the 17th day of September Anno Domini, 1831.

M. Eastman Clerk.

Merrimack Co., Concord September 26th 1831.

Then Richard Bradley, Jonathan Eastman Jr and Charles Hutchins personally appeared and made oath, that they would faithfully and impartially appraise such lands and tenements as should be shown as the estate of the within named Robert Fernal to satisfy the within execution.

Before me, Stephen Ambrose, Justice of the Peace.

We the subscribers having carefully and attentively examined a tract of land shewn to us the property and estate

Brown vs. Fernal

estate of the within named Robert Fernal and bounded as follows, beginning at a stone bound on a highway leading to London thence north twenty six and a half degrees east ten rods on said highway to a stone on land of Stephen Ambrose thence south sixty five and a half degrees east on said Ambrose land four rods and fourteen links to a post - thence south twenty degrees east eight rods & seventeen links by said said Ambrose land to the middle of the mill brook so called - thence south sixty six degrees west down the middle of said brook two rods to the line of the Tannery of Robinson & Blake - thence north thirty four degrees west, four rods and sixteen links, by said Ambrose land, to the corner of the said Ambrose granary - thence south sixty and one half degrees west four rods and eighteen links, to a stake at the corner of land of Josiah Fernal - thence north thirty two and a half degrees west one rod and twelve links, by said Fernals land to a stake - thence south sixty one degrees west two rods and seventeen links to the highway aforesaid - thence northerly by said highway fourteen links to the bound begun at - containing about ninety square rods with a stable, and building occupied as a Moroso Factory thereon, and is situate in Concord in said County - and we do upon our oaths say, that the same tract of land is of the value of three hundred dollars and no more, and we have set off the same land by metes and bounds as aforesaid in part satisfaction of the within Execution -

Charles Hutchins

Rich. D. Bradley

Jonathan Eastman Jr.

Kennicott Sept. September 26. 1831.

In pursuance of the directions of John Brown the creditor within named, I have extended the within execution upon the tract of land above described in the manner following, to wit, I caused three appraisers to be chosen that is to say, Charles Hutchins by the creditor within named, Richard Bradley chosen by myself and Jonathan Eastman Junior appointed by me, in behalf of the said debtor, he being out of the State in parts unknown and not

being

being to be found so that he might be notified, the said Charles Hutchins Richard Bradley & Jonathan Estman Junior, being all reputable freeholders & residents in said County of Merrimack, who being sworn before a Justice of the peace, faithfully & impartially to appraise such lands & tenements as should be shewn to them as the estate of the within named debtor, upon their oath said, that the above described tract of land with the buildings thereon, shewn to them as the estate of the aforesaid debtor, was of the value of three hundred dollars & no more, and the said appraisers set off the same land by metes & bounds as aforesaid in part satisfaction of the within execution and my fees. And I have delivered possession & seisin of the said tract of land to the said John Brown, the creditor within named. I therefore return this execution satisfied in part - to wit - for the sum of two hundred & eighty six dollars & 3 cents after deducting my fees &c.

Fees -

Travel09	Charles Smart Dep Sheriff.
Service23	
Paid appr.	44.50	
Paid Justice50	
Notifying App ^r	1..00	
Attend ^r	2..00	
Poundage	4..25	
Record ^r	<u>1..00</u>	

September 26. 1831.

This may certify, that
I have this day received full
seisin & possession of the above described tract of land with
the buildings thereon, by Charles Smart Deputy Sheriff.

John Brown.

Received & recorded October 29. 1831.

Examined, Sam'l Coffin, Rdr.

Chase vs. Rogers

The State of New Hampshire.

(L.S.) Merrimack ss.

To the Sheriff of any County in this State, or his Deputy,
Greeting.

Whereas Benjamin A. Chase of Northfield in said
County, Gentleman by the consideration of our Justices
of

of our Court of Common Pleas, holden at Concord,
within and for the County of Merrimack, on the third
Tuesday of April Anno Domini, 1831 recovered judgment
against Enock Rogers of said Northfield Blacksmith
for the sum of fifteen dollars twenty eight cents, debt
or damages, and fifteen dollars forty eight cents, cost
of suit, as to us appears of Record, whereof execution remains
to be done.

15.. 28
15.. 48
30.. 76
17

30. 93
9. 43
710. 36

Fees —
Service .23
Travel .60
In Lent .77
Time .83
Notifying Appraisers .50
Serving do. .50
Appraisers 3.00
Record 2.00
Levy 1.00
9.43

We command you therefore that of the Goods, chattels or Lands of the said Rogers within your precinct, you cause to be paid and satisfied unto the said Chase at the value thereof in money, the aforesaid sums, being thirty dollars seventy six cents in the whole, with 17 cents more for this writ; and thereof also to satisfy yourself for your own fees. And for want of Goods, chattels, or Lands of the said Rogers to be by him shewn unto you, or found within your precinct, to the acceptance of the said Chase to satisfy the sums aforesaid. We command you to take the body of the said Rogers and him commit unto either of our Gaols within your precinct, and detain in your custody within our said Gaol until he pay the full sum above mentioned, with your fees; or that he be discharged by the said Chase the creditor, or otherwise by order of Law.

Whereof fail not, and make due return of this writ, with your doings therein, unto our said Court of Common Pleas, to be holden at Concord, in our County of Merrimack, aforesaid, on the first Tuesday of November next.

Witness, Arthur Livermore, Esquire, at Concord, the 23^d day of April Anno Domini, 1831. —

M Eastman Clerk.

Merrimack Oct 29. 1831. Then Abraham Brown John E. Forest & Joseph Smith personally appeared and made oath that they would faithfully and impartially appraise such lands and tenements as should be shewn to them as the estate of the within named Enock Rogers to satisfy the within execution.

Before me Peter Wadleigh Jns. Pearce.
We the subscribers having carefully and attentively examined

examined a tract of land & building on the same shewn to us as the estate of the within named Enock Rogers and bounded as follows beginning at the south westerly corner of the old house joining the house belonging to Samuel Rogers in Northfield thence running by Samuel Rogers land sixteen rods northerly to stake & stones to Jeremiah Smith Jr. land thence southerly by Jeremiah Smith Jr. land eighteen rods to the bean hill road thence westerly on said road six rods to the bound first mentioned containing fifty one rods do upon our oaths say that the same tract of land and house is of the value of forty dollars thirty six cents and no more and we have set off the same land by metes and bounds as aforesaid in full satisfaction of the within execution. — October 29th 1831. —

Abraham Brown
John C. Forrest Appraisers
Joseph Smith

Merrimack Co. October 29. 1831. In pursuance of the directions of Benjamin A. Chase the creditor within named I have executed the within execution upon the tract of land above described in the manner following viz. I caused three appraisers to be chosen that is to say John C. Forrest by the creditor within named Abraham Brown by myself and Joseph Smith by my self for the said Enock Rogers having been duly notified and requested by me to choose an appraiser and having refused and neglected so to do the said John C. Forrest Abraham Brown and Joseph Smith being all reputable freeholders and residents in the said County of Merrimack who being duly sworn before a Justice of the peace faithfully and impartially to appraise such lands and tenements as should be shewn to them as the estate of the within named debtor upon their oath said the above described tract of land shewn to them as the estate of the aforesaid debtor was of the value of forty dollars thirty six cents and no more And the said appraisers set off the same land by metes and bounds as aforesaid in full satisfaction of this execution and my fees and I have delivered possession and seisin of the said tract of land to the said Benjamin A. Chase the creditor within

Chase vs. Rogers.

within named. I therefore return this execution
fully satisfied as aforesaid.—

Simeon Gate Deputy Sheriff.

October 29. 1831. This may certify that I have this day received full seisin and possession of the above described tract of land by Simeon Gate Deputy Sheriff

Benjamin A. Chase

Received & recorded October 29. 1831.—

Braamined, Sam'l Coffin, Rdr.

Thompson vs. Flanders

The State of New Hampshire.

(L.S.) Merrimack ss.

To the Sheriff of any County in this State, or his Deputy,
Greeting.

Whereas Robert Thompson of Warner in said County, Trader, by the consideration of our Justices of our Superior Court of Judicature, holden at Concord, within and for the County of Merrimack, on the first Tuesday of September anno Domini, 1831 recovered judgment against Ezekiel Flanders 3^r. of Warner aforesaid, yeoman: for the sum of Thirty two dollars seventy six cents debt or damages, and six dollars eighty cents, cost of suit, as to us appears of record, whereof execution remains to be done.—

32.76

6.80

39.56

17

39.73

We command you therefore that of the Goods, Chattels or Lands of the said Flanders within your precinct, you cause to be paid and satisfied unto the said Thompson at the value thereof in money, the aforesaid sums, being Ninety nine dollars fifty six cents in the whole, with 17 cents more for this Writ; and thereof also to satisfy yourself for your own fees. And for want of Goods, Chattels, or Lands of the said Flanders to be by him shewn unto you, or found within your precinct, to the acceptance of the said Thompson to satisfy the sums aforesaid: We command you to take the body of the said Flanders and him commit unto either of our Gaols within your precinct, and detain in your custody within our said Gaol until he pay the full sums above mentioned, with your fees; or that he be discharged by the said Thompson the creditor, or otherwise by order of Law.—

Henceof

Whereof fail not, and make due return of this writ, with your doings therein, unto our said Superior Court of Judicature, to be holden at Concord, in our County of Merrimack aforesaid, on the first Tuesday of February next.

Witness, William M. Richardson, Esquire, at Concord, the 17th day of September Anno Domini, 1831.-

Wastman Clerk.

Merrimack ss. October 8th 1831. When Safford Watson Thomas H. Bartlett & Elliot C. Badger personally appeared and made oath that they would faithfully and impartially appraise such land & tenements as should be shewn them as the estate of the within named Ezekiel Flanders 3rd to satisfy the within execution before me

Nathan F. Colby Justice of Peace.

We the subscribers having carefully and attentively examined a tract of land situate in Warner in said County shewn to us as the estate of the within named Ezekiel Flanders 3rd and bounded as follows to wit beginning at a stake & stones on the northerly side of the main road that leads through Warner & at the southerly corner of land set off to Harrison D. Robertson thence running north forty nine degrees east four rods to a stake & stones thence south thirty nine degrees east one rod and a half rods thence south fifty six degrees west four rods thence north thirty nine degrees west one rod and three links on the main road to the first mentioned bound containing about five square rods of land which five square rods of land do upon our oaths say is of the value of five dollars and no more one we have set off the same tract of land by metes & bounds as aforesaid in satisfaction of the within execution. - October 8th 1831. -

Safford Watson
Tho. H. Bartlett
Elliot C. Badger

Merrimack ss. October 8th 1831 - In pursuance of the direction of Robert Thompson the creditor within named I have extended the within execution upon the tract of land above described in the manner following viz I caused three appraisers to be chosen that is

is to say, Safford Watson by the creditor within named Thomas H. Bartlett who was chosen by myself & Eliot C. Badger who was also chosen by myself, for the said Ezekiel Flanders ^{3rd the debtor within named the said Ezekiel Flanders ^{3rd the debtor at the time of the levy hereof not being an inhabitant or resident in said County of Merrimack the said Safford Watson Thomas H. Bartlett & Eliot C. Badger being all reputable freeholders and residents in said County of Merrimack being sworn before a Justice of the peace faithfully and impartially to appraise such land and tenements as should be shewn them as the estate of the within debtor upon these oaths said that the above described tract of land shewn to them as the estate of the aforesaid debtor were of the value of five dollars and no more, & the said appraisers set off the same land by metes and bounds as aforesaid at that sum in satisfaction of this execution and my fees and I have delivered possession and seisin of the said tract of land to the said Robert Thompson the creditor within named I therefore return this execution in no part satisfied said sum of five dollars being no more than my fees on the same.}}

Service . . .	00.23
Travel . . .	00..60
Promage . . .	00..12
Appraisers . . .	00.75
Justice fees . . .	00.30
Extra trouble & expence	01..50
Register . . .	<u>1..50</u>
	<u>5..00</u>

Stephen George Dept. Sheriff.

October 8th. 1831. This may certify that I have this day recd full seisin and possession of the above described tract of land by Stephen George D. Sheriff.

Robt. Thompson

Received & Recorded November 1. 1831.—

Examined, Sam'l Coffin, Rdr.

The State of New Hampshire.

(D.S.) Merrimack, (s.)

To the Sheriff of any County in this State, or his Deputy.

Greeting.

Whereas Abner Watkins of Lowell in the County of Middlesex
and Commonwealth of Massachusetts, Yeoman, by the con-
sideration of our Justices of our Superior Court of Judicature,
helden at Concord, within and for the County of Merrimack,
on the first Tuesday of September Anno Domini, 1831 recovered
judgment against Rezehiel Flanders Esq. of Warner in said County,
241.00 Yeoman, for the sum of Twenty four dollars - cents debtor or
6.85 damages, and six dollars eighty five cents. cost of suit, as
30.85 to us appears of record, whereof execution remains to be done.
17
31.02

We command you therefore that of the Goods, Chattels or
Lands of the said Flanders within your precinct, you cause
to be paid and satisfied unto the said Watkins at the
value thereof in money, the aforesaid sums, being thirty
dollars eighty five cents in the whole, with 17 cents more
for this writ; and thereof also to satisfy your self for
your own fees. And for want of Goods, Chattels, or Lands
of the said Flanders to be by him shewn unto you, or found
within your precinct, to the acceptance of the said Watkins
to satisfy the sums aforesaid; We command you to take the
body of the said Flanders and him commit unto either of
our Gaols within your precinct, and detain in your cus-
tody within our said Gaol until he pay the full sums
above mentioned, with your fees; or that he be discharged
by the said Watkins the creditor, or otherwise by order of law.

Hereof fail not, and make due return of this writ,
with your doings therein, unto our said Superior Court
of Judicature, to be helden at Concord, in our County of
Merrimack aforesaid, on the first Tuesday of February next.

Witness, William M. Richardson, Esquire, at Concord,
the 17th day of September Anno Domini, 1831.-

Wastman Clerk.

Merrimack ss. October 8th 1831. -

Then Safford Watson Thomas H. Bartlett & Eliot
Esq. Badges personally appeared and made oath that
they would faithfully and impartially apprais such
lands and tenements as should be shewn them as
the

the estate of the within named Ezekiel Flanders 3rd to satisfy
the within execution before me

Nathan S. Colby Justice Peace.

We the subscribers having carefully and attentively examined of tract of land situate in Warner in said County shewn to us as the estate of the within named Ezekiel Flanders 3rd and bounded as follows to wit beginning at the southerly corner bound of Widow Mary Patten's land on the main road that lead through Warner and running north forty nine degrees east ten rods to a stake & stones, thence south thirty nine degrees east six & a half rods to a stake & stones, thence south fifty six degrees west six rods to a stake & stones, thence north thirty nine degrees west four & a half rods to a stake & stones, thence south forty nine degrees west four rods to a stake & stones, thence north thirty nine degrees west one & a half rods on the main road to the bound first mentioned containing about forty three square rods of land, which forty three square rods do upon our oaths say is of the value of thirty seven dollars & twelve cents & no more, and we have set of the same tract of land by metes & bounds as aforesaid in satisfaction of the within execution - October 8th 1831.

Safford Watson

Tho. H. Bartlett

Eliot C. Badger

Merrimack ss. October 8th. 1831. In pursuance of the directions of Abner Watkins the creditor within named I have extended the within execution upon the tract of land above described in the manner following, viz. I caused three appraisers to be chosen that is to say Safford Watson by the creditor within named Thomas H. Bartlett who was chosen by myself and Eliot C. Badger who was also chosen by myself for the said Ezekiel Flanders 3rd the debtor within named the said Ezekiel Flanders 3rd the debtor at the time of the levy hereof not being an inhabitant or resident in said County of Merrimack the said Safford Watson Thomas H. Bartlett & Eliot C. Badger being all reputable freeholders

✓

4 residents in said County of Merrimack who being sworn before a Justice of the peace faithfully & impartially to apprise such land or tenements as should be shewn them as the estate of the within debtor upon the oath said that the above described tract of land shewn to them as the estate of the aforesaid debtor were of the value of thirty seven dollars & twelve cents & no more, and the said appraisers set off the same land by metes & bounds as aforesaid at that sum in satisfaction of this execution, & my fees. I have delivered possession & seizin of the same tract of land to the said Abner Watkins the creditor within named. I therefore return this execution satisfied as aforesaid my fees to be deducted out. —

Jus Service 00..23

Travel 00.60

Stephen George Dapt. Sheriff

Poundage 00..77

Appraisers 00..75

Justice Jus 00..50

Extra trouble & expence 01.75

Register 1..50

6..10

October 8th 1831. This may certify that I have this day received full seizin and possession of the above described tract of land by Stephen George Dapt. Sheriff.

Abner Watkins

By his atty H. H. Harris

Received & recorded November 1831. —

Examined, Sam'l Coffin, Rdr.

Robertson vs. Flanders

(L.S.)

The State of New Hampshire,

Merrimack. Co.

To the Sheriff of any County in this State, or his Deputy,

Greeting.

Whereas Harrison D. Robertson of Warner in said County, Gentleman, by the consideration of our Justices of our Superior Court of Judicature, holden at Concord, within and for the County of Merrimack, on the First Tuesday of September Anno Domini, 1831 recovered judgment

Robertson vs. Flanders

judgment against Ezekiel Flanders 3^d of Warner aforesaid, yeoman, for the sum of twenty nine dollars seventy seven cents, debt or damages, and six dollars eighty five cents, cost of suit, aeto us appears of record, whereof execution remains to be done.—

29.77
6.85
36.62
17
36.79

We command you therefore that of the goods, chattels or Lands of the said Flanders within your precinct, you cause to be paid and satisfied unto the said Robertson at the value thereof in money, the aforesaid sums, being thirty six dollars sixty two cents in the whole, with 17 cents more for this Writ; and thereof also to satisfy yourself for your own fees. And for want of goods, chattels, or Lands of the said Flanders to be by him shewn unto you or found within your precinct, to the acceptance of the said Robertson to satisfy the sums aforesaid. We command you to take the body of the said Flanders and him commit unto either of our gaols within your precinct, and detain in your custody within our said Gaol until he pay the full sums above mentioned, with your fees; or that he be discharged by the said Robertson the creditor, or otherwise by order of Law.—

If ereof fail not, and make due return of this Writ, with your doings therein, unto our said Superior Court of Judicature, to be holden at Concord, in our County of Merrimack aforesaid, on the first Tuesday of February next.

Witness, William M. Richardson, Esquire, at Concord, the 17th day of September Anno Domini, 1831.—

Wastman Clerk.

Merrimack Co. October 8th 1831. Then Safford Watson Thomas H. Bartlett & Eliot C. Badger personally appeared and made oath that they would faithfully and impartially apprais such lands and tenements as should be shewn them as the estate of the within named Ezekiel Flanders 3^d to satisfy the within execution Before me—

Nathan S. Colby Justice Peace.

We the subscribers having carefully & attentively examined a tract of land situate in Warner in said County shewn to us as the estate of the within named Ezekiel Flanders 3^d

I bounded as follows to wit, Beginning at a stake & stones on the northerly side of the main road running through Warner, beginning at the southerly corner bound of land set off to Abner Watkins and running north forty nine degrees east four rods to a stake & stones thence south thirty nine degrees east three rods to a stake & stones, thence south fifty one degrees west four rods to a stake & stones thence north thirty nine degrees west three rods on the main road to the bound first mentioned containing twelve square rods which twelve square rods of land do upon our oaths say is of the value of forty two dollars nine four cents and no more & we have set off the same tract of land by metes and bounds aforesaid, in satisfaction of the within Execution. -

October 8th. 1831. -

Safford Watson

Tho. H. Bartlett

Eliot C. Badger

Merrimack Co. October 8th 1831. In pursuance of the direction of Harrison D. Robertson the creditor within named I have extended the within execution upon the tract of land above described in the manner following viz. I caused three appraisers to be chosen that is to say, Safford Watson by the creditor within named Thomas H. Bartlett who was chosen by myself & Eliot C. Badger who was also chosen by myself for the said Ezekiel Flanders 3rd the debtor within named the said Ezekiel Flanders 3rd the debtor at the time of the levy hereof not being nor being an inhabitant or resident in said County of Merrimack the said Safford Watson Thomas H. Bartlett and Eliot C. Badger being all reputable freeholders and residents in said County of Merrimack who being sworn before a Justice of the Peace faithfully and impartially to appraise such land. I tenements as should be shewn them as the estate of the within debtor upon their oath said that the above described tract of land shewn to them as the estate of the aforesaid debtor were of the value of forty two dollars nine four cents and no more, and the said appraisers set off the same land by metes and bounds as aforesaid at that sum in satisfaction of this execution and my fees & I have delivered possession & seizin of the

Robatson vs. Flanders.

the said tract of land to the said Harrison D. Robertson
the creditor within named I therefore return this Execu-
tion satisfied as aforesaid my fees to be deducted out-

Fees-Servie 00.. 23

Travel 00. 60

Stephen George Dept. Sheriff

Poundage 00.. 82

Appraisers 00.. 75

Justic fees 00.. 50

Extra trouble & expence 01.. 75

Register 1.. 50
6.. 15

October 8th. 1831. This may certify that I have this day Recvd full seisin and possession of the above described tract of land by Stephen George Dept. Sheriff.—

H. D. Robertson

Received & recorded November 1. 1831.—

Examined, Sam'l Coffin, Rdr.

Gault vs. Rowell

The State of New Hampshire.

(L.S.) Merrimack, Jr.

To the Sheriff of any County in this State, or his Deputy,

Greeting.

Whereas William Gault of Bow in said County yeoman by the consideration of our Justices of our Superior Court of Judicature, holden at Concord, within and for the County of Merrimack, on the first Tuesday of September Anno Domini, 1831 recovered judgment against Peter L. Rowell of Hooksett in said County yeoman for the sum of four hundred seventeen dollars fifty one cents, debt or damages, and eight dollars two cents, cost of suit, as to us appears of Record, whereof execution remains to be done.—

1117.. 51

8.. 02

1125.. 53

17

We command you therefore that of the goods, chattels or Lands of the said Rowell within your precinct, you cause to be paid and satisfied unto the said Gault at the value thereof in money, the aforesaid sum, being four hundred twenty five dollars fifty three cents in the whole, with 17 cents more for this Writ; and thereof also to satisfy yourself for your own fees. And for want

want of goods, chattels, or land of the said Rowell to be by him shewen unto you, or found within your precinct, to the acceptance of the said Gault to satisfy the sums aforesaid: We command you to take the body of the said Rowell and him commit unto either of our gaols within your precinct, and detain in your custody within our said gaol until he pay the full sums above mentioned, with your fees; or that he be discharged by the said Gault the creditor, or otherwise by order of Law.

Whereof fail not, and make due return of this Writ, with your doings therein, unto our said Superior Court of Judicature, to be holden at Concord, in our County of Merrimack aforesaid, on the first Tuesday of February next.

Witness, William M. Richardson, Esquire, at Concord, the 17th day of September Anno Domini, 1831.

Roastman Clerk.

Merrimack ss. October 6th 1831. Then Jas.on Whittlemore John Head and Ismael Otterson personally appeared and made oath that they would faithfully and impartially appraise such land and tenements as should be shewen them as the estate of the within named Peter C. Rowell to satisfy the within execution before me Thos. Knox Justice Peace.

We the subscribers having carefully and attentively examined a tract of land shewen to us as the estate of Peter C. Rowell the within named bounded as follows to wit, beginning on the easterly side of the road that leads by Theodore Shankford in Allens town and by Col. John Head in Hocksett at the southerly corner of said Shankford land thence south eighty seven degrees east sixty seven rods and sixteen links by said Shankford land to the end of stone wall thence south six degrees west twenty five rods and twenty one links by said Shankford land to the northerly corner of Matthew Gault land thence north eighty seven degrees west sixty four rods and nine links by said Gault land to said road thence north by said road twenty five rods & nine links to bounds first mentioned containing ten acres and one hundred & five rods with the buildings thereon said land is situated in Hocksett and small part in Allens town in said County of Merrimack Also one other piece of wood land situated in said Hocksett containing

containing thirteen acres and one half bounded beginning at stake and stone standing on the line dividing said Hooksett and Allenstown by land of Theodore Shafford thence south six degrees west thirty six rods by said Shafford land to stake and stones thence south sixty nine degrees east sixty rods by said Shafford land to stake and stones thence north thirty three degrees east thirty two rods to stake and stones on the said Towns line thence north about 69° west on the town line about seventy four rods to bounds first mentioned so upon our oaths say the two same tract of land and building is of the value of four hundred and forty two dollars and sixty six cents and no more and we have set off the same land by metes and bounds as aforesaid in satisfaction of the within execution October the 6. 1831.-

Aaron Whitemore

Isaac L. Otterson

John Head

Merrimack Co. October 6th. 1831. In pursuance of the directions of William Gault the creditor within named I have extended the within execution the tract of land above described in the manner following (viz) I caused three appraisers to be chosen that is to say John Head by the creditor within named Isaac L. Otterson by the debtor within named and Aaron Whitemore who was chosen by myself the said John Head Isaac L. Otterson and Aaron Whitemore being all reputable freeholders and residents in said County of Merrimack who being sworn before a Justice of the peace faithfully and impartially to appraise such lands and tenements as should be shewn to them as the estate of the within named debtor upon their oath said that the above described tracts of land with the buildings thereon shewn to them as the estate of the aforesaid debtor was of the value of four hundred forty two dollars and sixty six cents and no more and the said appraisers set off the same land by metes and bounds as aforesaid at that sum in satisfaction of this execution and my fees and I have delivered possession and seisin of the said tract of land to the said William Gault the creditor within named I therefore return this execution fully satisfied as aforesaid

No. Thos D. Sheriff

October

395

395

October 6th, 1831. This may certify that I have this day received full seisin and possession of the above described tract of land by Thomas Know Deputy Sheriff.

William Gault

Fees - Service	.23
Travel	.36
Poundage	4.88
Notifying debtor	1.00
Notifying creditor	1.00
Notifying appraisers	1.50
Swearing appraisers	.50
My attendance & expence	2.00
Paid for recording	1.50
Paid appraisers	<u>4.00</u>
	\$ 16.97

Tho. Know D. Sheriff

Received January 26, 1832.

Examined, Sam'l Coffin, Rdr.

Hill vs. Rogers

The State of New Hampshire

(S.P.)

Merrimack Co.

To the Sheriff of any County in this State, or his Deputy,

Greeting.

Whereas Isaac Hill of Concord in said County, Gentleman, by the consideration of our Justices of our Superior Court of Judicature, helden at Concord, within and for the County of Merrimack, on the first Tuesday of February Anno Domini, 1832 recovered judgment against Arthur Rogers of Concord aforesaid, Esquire, for the sum of two thousand five hundred forty two dollars eighty four cents, debt or damages, and seven dollars eighty nine cents, cost of suit, as to us appears of record, whereof execution remains to be done.

2542.84

7.89

2550.73

17

We command you therefore that of the goods, chattels or lands of the said Rogers within your precinct, you cause to be paid and satisfied unto the said Hill at the value thereof in money, the aforesaid sums, being two thousand five hundred forty two dollars dollars seventy three cents in the whole, with

Hill vs. Rogers

with 17 cents more for this Writ; and thereof also to satisfy yourself for your own fees. And for want of goods, chattels, or lands of the said Rogers to be by him shewn unto you, or found within your precinct, to the acceptance of the said Hill to satisfy the sums aforesaid: We command you to take the body of the said Rogers and him commit unto either of our gaols within your precinct, and detain in your custody within our said gaol until he pay the full sums above mentioned, with your fees; or that he be discharged by the said Hill the creditor, or otherwise by order of Law.

Whereof fail not, and make due return of this Writ, with your doings therein, unto our said Superior Court of Judicature, to be holden at Concord, in our County of Merrimack aforesaid, on the first Tuesday of September next.

Witness, William M. Richardson, Esquire, at Concord, the 6th day of March Anno Domini, 1832.

N. Eastman Clerk.

Merrimack Co. March 9th. 1832. Then Jonathan Eastman Jr. Benjamin Parker & William Low personally appearing before me made oath that they would faithfully & impartially appraise such lands & tenements as should be shewn them as the estate of the within named Arthur Rogers to satisfy the within execution.

A. G. Upham Jrs. Pease.

We the subscribers, having carefully and attentively examined the three several tracts of land shewn to us as the estate of the within named Arthur Rogers and bounded as follows viz. the first described tract. Beginning at the corner of Charles Hutchins land on the east side of Main street in Concord, thence running south seventy and a half degrees east twenty six rods by said Hutchins land, and land in possession of William M. Carter, thence north twenty one degrees west five rods by a highway, to a stake, thence north twenty eight degrees east, by land of Ephraim Upham and the frog pond about thirty six rods to Timothy Chandlers bound, thence north about thirty degrees west about nine rods by land of Theodore French to a maple bush, thence north seventy nine degrees east by said French's land fifty one rods to Merrimack river, thence up said river ten rods to land of Ephraim Upham, thence south seventy

Seventy three degrees west by said Upshams land about forty two rods to his corner bound, thence northwesterly by said Upshams land about eight rods to his corner bound, thence north seventy four degrees east about forty two rods by said Upshams land to Merrimack river, thence up said river about nineteen rods to William Low's land, thence south seventy two degrees west about seventy rods by said Low's land to a stake and stones, thence south twenty nine east two rods and seventeen links to a stake, thence south sixty six and a half degrees west twenty two rods to the Main street aforesaid, thence southerly by said street fifty six rods to the bound began at containing about twenty six acres with the buildings thereon. Also one other piece bounded as follows viz. Beginning on the easterly side of Merrimack river near a large elm tree, thence running north eighty six degrees east about ninety five rods by Richard H. Ayers land to the branch turnpike, thence north thirty three degrees east by said turnpike about twenty two rods to Benjamin Gales land, thence south eighty six degrees west by said Gales land and Merrimack river about one hundred and twelve rods to the bound began at containing about ten acres. Also one other piece bounded as follows viz. Beginning at an elm tree on the easterly side of the aforesaid turnpike road, thence running north eighty one degrees east sixty six rods, thence about south seventy six degrees east about twenty rods, thence north eighty one degrees east about seventy six rods by John Flowers land to a stake and stones, thence about north eleven degrees west about forty rods to Timothy Chanders land, thence south seventy eight degrees west by about one hundred and forty eight rods to said turnpike road thence about south thirty three degrees west by said turnpike to the first bound, containing about forty acres. do upon our oaths say, that the several tracts of land situate in Leonard aforesaid with the buildings thereon are of the value of Two thousand five hundred ninety five dollars and twenty seven cents, and no more, and we have set off the same land by metes and bounds as aforesaid, in satisfaction of the within execution.

March 10 A.D. 1832.

Jonathan Eastman Jr.

William Low
Benjamin Parker

Merrimack

TPE

Hill vs. Rogers.

Merrimack ss. March 9th. 1832. In pursuance of the directions of Nathaniel G. Upham the within named creditors attorney I have extended the within execution upon the several tracts of land above described in the manner following viz I caused three appraisers to be chosen that is to say Jonathan Eastman Jr. by the creditors attorney Benjamin Parker by the debtor within named and William Low who was chosen by myself the said Jonathan Eastman Jr. Benjamin Parker and William Low being all reputable freeholders and residents in said County of Merrimack who being sworn before a Justice of the Peace faithfully and impartially to appraise such lands and tenements as should be shewn to them as the estate of the within named debtor upon their oath said that the above described tracts of land shewn to them as the estate of the aforesaid debtor was of the value of two thousand five hundred ninety five dollars and twenty seven cents and no more and the said appraisers set off the same land by metes and bounds as aforesaid at that sum in satisfaction of this execution and my fees and I have delivered possession and seisin of the said tracts of land to the aforesaid Upham the within named creditors attorney I therefore return this execution fully satisfied as aforesaid.

Thomas Knop D. Sheriff.

May 8th. 1832. This may certify that I this day received full seisin and possession of the above described tracts of land with the buildings thereon by Tho. Knop Deputy Sheriff.

Isaac Hill by N. G. Upham his atty.

Just expenses for carrying the within execution -

Service	- - - - -	..23
Travel	- - - - -	..03
Poundage	- - - - -	15.51
Notifying appraisers	- - - - -	1..10
Surveying do	- - - - -	..50
Paid do.	- - - - -	13.75
Paid chairman	- - - - -	3..75
Paid expenses and my attendance two days	- - - - -	8..00
Recording	- - - - -	<u>1..50</u>
		44..37

Tho. Knop D. Sheriff.

Received May 17. 1832. Examined, Sam'l Coffin, Rdr.

The State of New Hampshire.
Merrimack, ss.

(L.S.)

To the Sheriff of any County in this State, or his Deputy.

Greeting.

Whereas Richard Straw of Warner in said county Esquire
by the consideration of our Justices of our Court of Common Pleas,
helden at Concord, within and for the County of Merrimack, on
third Tuesday of April Anno Domini, 1832 recovered judgment
against Caleb Sargent of said Warner Gentleman for the
sum of Two hundred & two dollars forty cents, debt or damages,
and seven dollars nineteen cents, cost of suit, as to us appears
of record, whereof execution remains to be done.

We command you therefore, that of the Goods, Chattels or
Lands of the said Sargent within your precinct, you cause to
be paid and satisfied unto the said Straw at the value thereof
in money, the aforesaid sums being Two hundred and nine
dollars fifty nine cents in the whole, with 17 cents more for this
Writ; and thereof also to satisfy your self for your own fees.
And for want of Goods, Chattels, or Lands of the said Sargent
to be by him shewn unto you, or found within your precinct,
to the acceptance of the said Straw to satisfy the sums aforesaid.
We command you to take the body of the said Sargent and him
commit unto either of our Gaols within your precinct, and
detain in your custody within our said Gaol until he pay
the full sums above mentioned, with your fees; or that he
be discharged by the said Straw the creditor, or otherwise by order
of Law.

Hereof fail not, and make due return of this writ, with
your doings therein, unto our said Court of Common Pleas,
to be helden at Concord, in our County of Merrimack aforesaid,
on the first Tuesday of November next.

Witness, Arthur Livermore, Esquire, at Concord, the 21st
day of April Anno Domini, 1832.

M Eastman Clerk.

Merrimack ss. May 5th 1832. - Then Daniel George
Diah Hutchinson & Joshua Sawyer personally appeared
and made oath that they would faithfully and impartially
appraise such lands and tenements as should be shewn
them as the estate of the within named Caleb Sargent to satisfy
the with execution before me

H. B. Chase Justice of the Peace.

He

We the subscribers having carefully and attentively examined a tract of land situate in Warner in said County shewon to us as the estate of the within named Caleb Sargent subject to the life estate of Joseph Sargent father of the said Caleb and bounded as follows to wit beginning at a stake and stones on the northerly side of the road leading from Warner to Boscowen and on the easterly side of the road leading to Ezekiel Colbys in Warner in said County thence on the easterly side of said road running north thirteen degrees west sixty two rods thence north eighteen and a half degrees west, fifty four rods & sixteen links to a stake & stones by Isaac Walkers land thence north by said Walkers land sixty five degrees east twenty rods thence north sixty seven degrees east sixteen rods to a stake & stones thence south fifteen degrees east one hundred & fifteen rods to a stake & stones on the Boscowen road thence by said road south sixty degrees west thirty six rods to the bound first mentioned containing twenty six acres by measure which twenty six acres of land do upon our oaths say is of the value of two hundred nine dollars & eighty six cents and no more and we have set off the same tract of land by metes & bounds as aforesaid in satisfaction of the within execution

May the 5th. 1832.-

Daniel George
Diah Hutchinson
Joshua Sawyer

Merrimack Co. May 5th 1832. In pursuance of the directions of Richard Straw the creditor within named I have extended the within execution upon the tract of land above described in the manner following namely, I caused three appraisers to be chosen that is to say Daniel George by the creditor within named Diah Hutchinson by the debtor within named and Joshua Sawyer who was chosen by myself the said Daniel George Diah Hutchinson & Joshua Sawyer being all reputable freeholders and residence in said County of Merrimack who being sworn before a Justice of the Peace faithfully & impartially to appraise such land & tenements as shall be shewon to them as the estate of the aforesaid debtor subject to the life estate of Joseph Sargent

the

the father of the said debtor upon their oaths said that the above described tract of land shewn to them as the estate of the aforesaid debtor was of the value of two hundred nine dollars and eighty six cents and no more and the said appraisers set off the same land by metes & bounds as aforesaid at that sum, & sixteen dollars thirty three cents paid by the debtor to the creditor in addition to the above described tract of land in satisfaction of this execution and my fees and I have delivered possession & seisin of said tract of land to the said Richard Straw the creditor within named. I therefore return this execution satisfied in full.
This expense of levying execution

Service	00.. 23	Stephen George Dept. Sheriff.
Travel	00.. 60	
Poundage	03.. 33	
Three appraisers	02.. 00	
Surveys	01.. 00	
Notifying appraisers	00.. 75	
Notifying Surveyor	00.. 50	
Justice fees	00.. 50	
Chairman	01.. 00	
Arman	00.. 50	
Extra trouble & expense	04.. 50	
Register	<u>01.. 50</u>	
	<u>16.. 43</u>	

May 5th 1832. This may certify that I have this day received full seisin & possession of the above described tract of land by Stephen George Dept. Sheriff

Richard Straw.

Received May 29. 1832.

Examined, Sam'l Coffin, Rdr.

Sargent vs. Sargent

(L.S.)

The State of New Hampshire,
Merrimack, N.H.

To the Sheriff of any County in this State, or his Deputy.

Greeting.

Whereas Harvey C. Sargent of Warner in said County
yeoman by the consideration of four Justices of our Court
of

of Common Pleas, holden at Concord, within and for the County of Merrimack, on the third Tuesday of April anno Domini, 1832 recovered judgment against Caleb Sargent of said Warner yeoman for the sum of sixty four dollars ninety two cents, debt or damages, and seven dollars 19 cents, cost of suit, as to us appears of record, whereof execution remains to be done.

We command you therefore, that of the Goods, Chattels or Lands of the said Caleb within your precinct, you cause to be paid and satisfied unto the said Harvey at the value thereof in money, the aforesaid sums being Seventy two dollars eleven cents in the whole, with ~~set~~ cents more for this writ; and thereof also to satisfy yourself for your own fees. And for want of Goods, Chattels, or Lands of the said Caleb to be by him shewn unto you, or found within your precinct, to the acceptance of the said Harvey to satisfy the sums aforesaid. We command you to take the body of the said Caleb and him commit unto either of our Gaols within your precinct, and detain in your custody within our said Gaol until he pay the full sums above mentioned, with your fees; or that he be discharged by the said Harvey the creditor, or otherwise by order of Law.

Whereof fail not, and make due return of this writ, with your doing therein, unto our said Court of Common Pleas, to be holden at Concord, in our County of Merrimack aforesaid, on the first Tuesday of November next.

Witness, Arthur Livermore, Esquire, at Concord, the 2nd day of April anno Domini, 1832. —

Mastman Clerk.

Merrimack ss. May 5th 1832. Then Timothy Felton Diah Hutchinson & Joshua Sawyer personally appeared and made oath that they would faithfully and impartially appraise such lands and tenements as should be shewn them as the estate of the within named Caleb Sargent to satisfy the within execution.

before Daniel George Justice Peace.

We the subscribers having carefully & attentively examined two tracts of land situate in Warner in said County shewn to us as the estate of the within named Caleb Sargent subject

subject to the life estate of Joseph Sargent father of the said Caleb & bounded as follows Beginning at a stake and stones being a bound of the southeast corner of land set off to Daniel George by land of Samuel Robys thence by said Robys land north seventy five degrees east six rods to a stake and stones by the highway leading from Warner to Boscawen thence by said highway north twenty nine degrees east forty six rods to a stake & stones thence by land of James Roby north seventeen degrees and one half of a degree west fifty eight rods to a stake and stones is being the southeast corner of land of Isaac Walker, thence by said Walkers land south seventy eight degrees west thirty five rods to a stake & stones being the northeast corner bound of land set off to Daniel George, thence by said Georges land south fifteen degrees east ninety seven rods to the bound first mentioned containing seventeen acres & sixty rods also one other tract of land bounded and described as follows beginning at a stake and stones at the northeast corner bound of a sixty acre lot drawn to the right of Joshua Pillsbury and being on Boscawen town line thence southerly on said line seventeen rods & six links to a stake and stones thence westerly parallel with the north side line of said lot thirty seven & a half rods of equal width containing four acres by measure do upon our oaths say that the above mentioned tracts of land is of the value of eighty five dollars & thirty one cents & no more & we have set off the same tracts of land by metes & bounds as aforesaid in satisfaction of the within execution. —

May 5th. 1832. —

Timothy Felton
Diah Hutchinson
Joshua Sawyer

Merrimack Co. May 5. 1832. - In pursuance of the directions of Harvey C. Sargent the creditor within named I have extended the within execution upon the tracts of land above described in the manner following viz. I caused three appraisers to be chosen that is to say Timothy Felton by the creditor within named Diah Hutchinson by the debtor within named & Joshua Sawyer who was chosen by myself the said Timothy Felton Diah Hutchinson & Joshua Sawyer being all reputable freeholders and residence in said County of Merrimack

Merrimack who being sworn before a Justice of the Peace faithfully and impartially to appraise such lands & tenements as should be shewn to them as the estate of the aforesaid debtor subject to the life estate of Joseph Sargent Father of the said debtor upon their oaths said that the above described tracts of land shewn to them as the estate of the aforesaid debtor were of the value of eighty five dollars & thirty one cents and no more & the said appraisers set off the same land by metes & bounds as aforesaid at that sum, in satisfaction of this execution & my fees and I have delivered possession Seizin of the said tracts of land to the said Harvey C. Sargent the creditor within named I therefore return this execution satisfied in full. —

Fees and expense of levying execution

Travel - -	00..50	Stephen George Dept. Sheriff.
Service - -	00..23	
Poundage - -	01..70	
Three appraisers	1..50	
Surveyor	0..50	
Notifying appraisers	0..75	
Notifying Surveyor	0..50	
Justice fees -	0..50	
Chairman - -	0..30	
<u>Creaman</u> - .	0..25	
Extra trouble & expence	1..50	
Register - -	<u>1..50</u>	
		13..03

May the 5th 1832. This may certify that I have this day recd full seisin & possession of the above described tracts of land by Stephen George Dept. Sheriff

For Harvey C. Sargent, James S. Sargent

Received & recorded May 29. 1832. —

Examined, Sam'l Coffin, Rdr.

George or Sargent

The State of New Hampshire.

Merrimack, No.

To the Sheriff of any County in this State
or his Deputy,

Greeting.

237.87

7 19

245.06

17

Whereas Daniel George of Warner in said County Esquire
 by the consideration of our Justices of our Court of Common Pleas,
 holden at Concord, within and for the County of Merrimack on
 the third Tuesday of April anno Domini 1832, recordd judgment
 against Caleb Sargent of said Warner Gentleman, for the sum
 of Two hundred thirty seven Dollars, eighty seven Cents, Debt
 or Damages, and seven Dollars nineteen Cents, Cost of suit as
 to us appears of Record, whereof execution remains to be done.
 We command you therefore, that of the Goods, Chattels or Lands
 of the said Sargent within your pruincil, you cause to be paid
 and satisfied unto the said George at the value thereof in
 money, the aforesaid sums being Two hundred forty five Dollars
 six Cents in the whole, with 17 Cents more for the Work; and
 thereof also to satisfy yourself for your own fees. And for want of
 Goods, Chattels, or Lands of the said Sargent to be by him
 shown unto you, or found within your pruincil, to the
 acceptance of the said George to satisfy the sum aforesaid.
 We command you to take the body of the said Sargent
 and him commit unto either of our Gaols within your pruincil,
 and detain in your custody within our said Gaol until
 he pay the full sum above mentioned, with your fees;
 or that he be discharged by the said George the Creditor,
 or otherwise by order of Law. Hence fail not, and make
 due return of this Writ, with your doings therein, unto our
 said court of Common pleas, to be holden at Concord, in our
 County of Merrimack aforesaid, on the first Tuesday of
 November next.

Witness, Arthur Livermore, Esquire, at Concord,
 the 21st day of April anno Domini, 1832.
 M Eastman Clerk.

Merrimack to May 1st 1832.

John Stephen Bartlett Dick Hutchinson & Joshua Sawyer
 personally appeared and made oath that they
 would faithfully and impartially appraise such Lands
 and tenements as should be shown them as the Estate of
 the within named Caleb Sargent to satisfy the within
 execution before me

J. B. Chase Justice of the Peace

We the Subscribers having carefully and attentively examined a tract of Land situated in Warner in said County shewn to us as the estate of the within named Caleb Sargent subject to the life estate of Joseph Sargent Father of the said Caleb. Bounded and described as follows beginning at a Stake and stones on the Southerly side of the Road leading from Warner to Boscawen to Cossor Hill so called & on the westerly side of the range way near Samuel Robys house in Warner thence by said range way South seventeen degrees east Sixty six rods to a stake & stones by land formerly owned by William Trumball late of Warner deceased & now by land of widow Mary Trumball thence by said Trumballs land & land of Ruben Clough South seventy four degrees West to a Stake and stones fifty rods thence by land of Jeremiah Call North fifteen degrees west fifty rods to a Stake and stones on the Southerly side of said Road thence by said Road North fifty two degrees east ten rods thence north sixty one degrees east twenty eight rods thence North fifty one degrees east fifteen rods to the bound first mentioned containing seventeen acres & one hundred forty rods by measure. - also one other tract of land bounded as follows beginning at a stake and stones on the Northerly side of the said Boscawen Road & at the South east corner bound of land set off to Richard Straw thence North fifteen degrees west by said Straw Land one hundred & fifteen rods to a Stake & stones being the North east corner bound of Land set off to said Straw thence north seventy eight degrees West by land of Isaac Walkers thirty eight rods to a Stake & stones thence south fifteen degrees east Ninety seven rods to a Stake and stones by land of Samuel Roby thence South seventy five degrees west by land of said Roby and William Davidson twenty four and two third of a rod to a stake & stones by said Davidson's Land south sixteen degrees east fifteen rods to a Stake & stones the north side of the highway thence by said highway south forty eight degrees west fifteen rods & fourteen links to the bound first mentioned containing twenty five Acres. Do upon our oaths say that the two above described tracts of Land shewn us is of the value of two hundred

sixty one Dollars and thirty four Cents and no more & we have set off the same tracts of Land by metes and bounds as aforesaid in satisfaction of the within execution

May 5th. 1832.

Stephen Bartlett
Diah Hutchinson
Joshua Sawyer

Merrimack Co. May 5th 1832. In pursuance of the Directions of Daniel George the Creditor within named I have executed the within execution upon the tracts of Land above described in the manner following Viz. I caused three appraisers to be chosen that is to say Stephen Bartlett by the Creditor within named Diah Hutchinson by the Debtor within named and Joshua Sawyer who was chosen by myself the said Stephen Bartlett Diah Hutchinson & Joshua Sawyer being all reputable free holders & residents in said County of Merrimack who being sworn before a Justice of the peace faithfully and impartially to appraise such lands & tenements as should be shown to them as the estate of the within Debtor subject to the life estate of Joseph Sargent Father of the said Debtor upon their oaths said that the above described tract of land shown to them as the estate of the aforesaid Debtor were of the value of two hundred sixty one Dollars & thirty four Cents and no more & the said appraisers set off the same lands by metes & bounds as aforesaid at that sum in satisfaction of this Execution & my fees and I have delivered possession and seized of the said tract of land to the said Daniel George the Creditor within named I then let return this execution satisfied in full.

For and expense of laying Execution Stephen George Deputy Sheriff

Service 00. 23

Travel 00. 60

Postage 3. 70

Three Appraisers 2. 00

Surveyor 00. 50

Notifying Appraisers 00. 75

Notifying Surveyor 00. 50

Justice fees 00. 50

Two Chancery 1. 00

Ace men 00. 33

Extra trouble expenses 4. 50

Register 1. 50

16. 11

May

George vs. Targent

May 5th 1832. This may certify that I have this day Recd full seized & possession of the above described tracts of Land by Stephen George Deft. Sheriff-

Daniel George

Received & recorded May 29. 1832.

Examined, Sam'l Coffin, Rdr.

Gates vs. Blough.

The State of New Hampshire.

Merrimack Co.

To the Sheriff of any County in this State, or his Deputy.

Greeting.

Whereas Abraham Gates Junior of NewChester county of Grafton Husbandman by the consideration of our Justices of our Court of Superior Indicture, holden at Concord, within and for the County of Merrimack, on the first Tuesday of February Anno Domini, 1832 recovered judgment against Enoch Blough of Bow in said County cooper for the sum of two hundred thirty eight dollars fifty two cents, debt or damages, and seventeen dollars three cents, cost of suit, as to us appears of record, whereof execution remains to be done. We command you therefore that of the goods, chattels or Lands of the said Blough within your precinct, you cause to be paid and satisfied unto the said Gates at the value thereof in money, the aforesaid sums, being two hundred fifty five dollars fifty five cents in the whole, with 17 cents more for this Writ; and thereof also to satisfy your self for your own fees. And for want of Goods, Chattels, or Lands of the said Blough to be by him shewn unto you, or found within your precinct, to the acceptance of the said Gates to satisfy the sums aforesaid. We command you to take the body of the said Blough and him commit unto either of our Gaols within your precinct, and detain in your custody within our said Gaol until he pay the full sums above mentioned, with your fees; or that he be discharged by the said Gates the creditor, or otherwise by order of Law.—

No one of fail not, and make due return of this writ, with your doings therein, unto our said Superior Court

of Judicature, to be holden at Concord, in our County of Merrimack aforesaid, on the first Tuesday of September next.-

Witness, William M. Richardson, Esquire, at Concord, the 13th day of February Anno Domini, 1832.-

Castman Clerk.

Merrimack ss. February 27th 1832. - Then John Brown Oliver Kepfer and Samuel Alexander Jr. personally appeared and made oath that they would faithfully and impartially appraise such lands and tenements as should be shewn them as the estate of the within named Enock Blough to satisfy the within execution before me

Samuel Clement Justice of the Peace.

We the subscribers having carefully and attentively examined a tract of land shewn to us as the estate of the within named Enock Blough situated in Bow in said County and bounded as follows lying beginning at the corner of the board fence on the road leading from Samuel Clements to Bow Meeting house thence running south forty one degrees west four & one half rods to the corner of the board fence thence southeast one hundred and two rods to an oak tree marked thence north fifty seven degrees east forty four rods to a stake and stones thence north west twenty seven and half rods to a stake and stones thence north twenty twenty five degrees east twenty two rods to a stake and stones thence north thirty degrees west seven rods to a stake and stones by the brook thence west five degrees south twenty four and one half rods thence west six degrees south thirty rods thence thirty seven and one half rods to the bound first mentioned containing about twenty five acres do upon our oaths say that the same tract of land is of the value of two hundred dollars and no more and we have set off the same land by metes and bounds as aforesaid in part satisfaction of the within execution. - John Brown
Oliver Kepfer
Saml. Alexander Jr.

February 27th 1832.

Merrimack ss. February 27th 1832. In pursuance of the directions of Abraham Gates the creditor within named I have extended the within execution upon the tract of land above described in the manner following

following to wit I caused three appraisers to be chosen that is to say Samuel Alexander by the debtor within named John Brown chosen by the creditor within named and Oliver Messer who was chosen by myself being all reputable freeholders and residents in said County of Merrimack who being sworn before a Justice of the peace faithfully and impartially to appraise such lands and tenements as should be shewn to them as the estate of the within named debtor upon their oth, said that the above described tract of land shewn to them as the estate of the aforesaid debtor was of the value of two hundred dollars and no more and the said appraisers set off the same land by metes and bounds as aforesaid at that sum in part satisfaction of this execution and my fees and I have delivered possession and seisin of the said tract of land to the said Abraham Gates Jr. the creditor within named I therefore return this execution satisfied in part to wit for the sum of one hundred and eighty six dollars & seventy two cents and no more -

Fees Seisin23	Charles Smart Dep't Sheriff
Travel - - - - -	.30	
Promissory - - - - -	3.. 25	
Attendance - - - - -	3.. 00	
Paid Justice - - - - -	.50	
Paid appraisers - - - - -	3.75	
Paid Surveyor - - - - -	1.25	
Recording - - - - -	<u>1.00</u>	
		\$ 13 28

Feby. 27th 1832. - This may certify that I have this day received full seisin and possession of the above described tract of land by Charles Smart Dep't Sheriff -

Abraham Gates Jr.

Also February 29th 1832. We the subscribers having carefully and attentively examined one other tract of land with the buildings thereon situated in said Bow shewn to us as the estate of the within named Blough and bounded as follows beginning at a stake and stones on the Londonderry Branch Turnpike thence running south fifty seven degrees west twenty eight rods to a stake and stones thence northwest twenty seven and one half rods to

a stake and stones thence east six degrees north six rods and nine links thence south forty degrees east twenty five rods and fifteen links to the bound first mentioned containing about five acres do upon our oaths say the same tract of land with the buildings is of the value of four hundred and fifty dollars subject however to the levy of an execution in favor of John Davis and against said Blough amounting to three hundred sixty nine dollars seventy two cents which was levied on the eighteenth day of February last leaving the value of the said land after deducting the amount of said Davises execution the sum of eighty dollars and twenty eight cents and we do appraise the same and set it off by metes and bounds as aforesaid in part satisfaction of this Execution to wit for the sum of eighty dollars twenty eight cents.

February 29th 1832.

John Brown

Oliver Nepper

Saml. Alexander Jr.

Merrimack Feb. February 29th 1832. - In pursuance of the directions of Abraham Gates the creditor within named I have extended the within execution upon the tract of land above described in the manner following to wit I caused three appraisers to be chosen that is to say John Brown by the creditor within named Samuel Alexander Junior by the debtor within named and Oliver Nepper who was chosen by myself the said John Brown Samuel Alexander Jr. and Oliver Nepper being all reputable freeholders and residents in said County of Merrimack who being sworn before a Justice of Peace faithfully and impartially to apprise such lands and tenements as should be shewn to them as the estate of the within named debtor upon their oaths said that above described tract of land shewn to them as the estate of the aforesaid debtor was of the value of eighty dollars and no more and the said appraisers set off the same land and buildings by metes and bounds as aforesaid at that sum in part satisfaction of this execution and my just and I have delivered possession and seisin of the said tract of land to the said Abraham Gates the creditor within named. I therefore return this execution satisfied in part to wit
for

for the sum of \$ 69.00 Charles Smart Dep. Sheriff

Fees Travel	30
Service	23
Poundage	1.63
Paid appraiser	3.00
Paid Surveyor	1.50
My attendance &c	2.00
Expenses	2.12
paid for recording	.50
	<u>Ato 11.28</u>

February 29th 1832. This may certify that I have this day received full seisin and possession of the above described tract of land by Charles Smart Dep. Sheriff. Abraham Gates.

Received & recorded June 19. 1832.

Examined, Sam'l Coffin, Rdr.

Burnham & al vs. Wicomb & als

(L.G.) The State of New Hampshire.
Merrimack Co.

To the Sheriff of any County in this State, or his Deputy.
Greeting.

Whereas Miles Burnham Carpenter & Noah Burnham traders both of Chester county of Rockingham former partners in trade under the firm of M. & N. Burnham by the consideration of our Justices of our Superior Court of Judicature, holden at Concord, within & for the County of Merrimack, on the first Tuesday of February Anno Domini, 1832 recovered judgement against Thomas & Enoch G. Wicomb of Hooksett in said County, husbandmen & Dominicus W. Abbot husbandman and Betsy A. Wicomb spinster both of Bedford county of Hillsborough for the sum of Thirty seven Dollars sixty five Cents, Debt or damages, and twelve Dollars ten cents, Cost of Suit, as to us appears of Record, whereof Execution remains to be done.

37.65
12.10
49.75
17
49.92

We command you therefore that of the Goods, Chattels or Lands of the said Defendants within your precinct, you cause to be paid and satisfied unto the said Miles & Noah

at

at the value thereof in money, the aforesaid sums, being forty nine Dollars seventy five cents in the whole, with 17 Cents more for this Writ; and thereof also to satisfy yourself for your own fees. And for want of Goods, Chattels, or Lands of the said Defendants to be by them shewn unto you, or found within your precinct, to the acceptance of the said Miles & Noah to satisfy the sum aforesaid: We command you to take the bodies of the said Defendants and them commit unto either of our Gaols within your precinct, and detain in your custody within our said Gaol until they pay the full sum aforesaid, with your fees; or that they be discharged by the said Miles & Noah the Creditors or otherwise by order of Law.

Hereof fail not, and make due return of this Writ, with your doings therein, unto our said Superior Court of Judicature, to be helden at Concord, in our County of Merrimack aforesaid, on the first Tuesday of September next.

Witness, William M. Richardson, Esqne, at Concord,
the 13th day of February Anno Domini 1832.

Meastman Clerk.

Merrimack ss March 8th 1832 I have this day levied this Execution on the farm hereafter described, as follows (to wit) northerly by land of Mac Moulton & James B. Bowman, South by land owned by Mac Moulton, East by land owned by J. M. K. Wilkins, west by land owned by Frederick G. Stark & James B. Bowman and is the same farm that the within named Thomas & Enoch G. Wicomb now live on

Tho. Knox Sheriff

Merrimack ss April 7th 1832. thenaron Whittmore Cabell Reynolds and Samuel Head personally appeared and made oath that they would faithfully & impartially appraise such lands and tenements as should be shewn them as the estate of the within named Thomas Wicomb to satisfy the within Execution before me

Tho. Knox Justice of the Peace

We the subscribers having carefully and attentively examined

examined a tract of land shewn to us as the estate of the within named Thomas Wicomb situated in Brooksett in said county of Merrimack and bounded as follows, beginning at stake & stones by land of J. M. K. Within three North, sixty nine degrees West by Mac Moulton, land one hundred & two rods to a large pine tree spotted as a corner, thence North one degree West sixty seven rods, & fourteen links to stake & stones three South sixty nine degrees East by land of Mac Moulton one hundred & two rods to stake & stones, thence ~~South~~^{East} you degre East sixty seven rods & fourteen links to the bound first mentioned, containing forty acres with the buildings thereon, do upon our oaths say that the same tract of land is of the value of sixty seven dollars & twenty eight cents and no more & we have set off the same land by metes & bounds as aforesaid in satisfaction of the within execution

Aaron Whittmore

C. Reynolds

Samuel Head

Merrimack April 7th 1832 in pursuance of the directions of Noah Burnham one of the Creditors within named I did on the 8th day of March 1832 enter upon the above described premises and commenced a levy of the within Execution and on this 7th day of April 1832 I have extended the within Execution upon the tract of land above described, in the manner following (to wit) I caused three appraisers to be chosen, that is to say Caleb Reynolds by the Creditor within named, Samuel Head by the ~~Creditor~~ debtor within named & Aaron Whittmore, who was chosen by myself, the said Caleb Reynolds, Samuel Head & Aaron Whittmore being all respectable freeholders and residents in said County of Merrimack, who being sworn before a Justice of the peace, faithfully & impartially to appraise such lands and tenements as should be shown to them as the estate of the within named Thomas Wicomb, upon their oath said that the above described tract of land

land, with the buildings thereon shown to them as the estate of the aforesaid Thomas Wicomb, was of the value of sixty seven dollars & twenty eight cents and no more and the said appraisers set off the same land by metes and bounds as aforesaid at that sum in satisfaction of this Execution and my fees, and I have delivered possession & seizin of the said tract of land to the said Noah Burnham, one of the creditors within named. I therefore return this execution fully satisfied as aforesaid

Fee service	23	The Knox D.Sheriff
Travel		
Gong on to land to commence	45	1.00
Poundage	1.25	
Notifying debtor	2.00	
D. Cr.	1.00	
D. Appraiser	1.50	
Surveying Ds.	.50	
paid Appraisers & Surveyor	5.00	
paid expence	1.93	
Recording	1.50	
my attendance	<u>1.00</u>	
	17.36	

April 7. 1832. This may certify that I have this day received full seizin & possession of the above described tract of land by Thomas Knox Deputy Sheriff
M. & N. Burnham.

Received & recorded August 31. 1832.

Examined, Sam'l Coffin, Rdr.

David J. Blough

The State of New Hampshire.

Merrimack, p.)

(L.S.

To the Sheriff of any County in this State, or his Deputy,
Greeting.

Whereas John Davis of Bow in said County Husbandman
by the consideration of our Justices of our Superior Court of Judica-
ture, helden at Concord, within and for the County of Merrimack,
on the first Tuesday of February Anno Domini, 1832 recovered
judgment

L'16

Davis vs. Blough

judgment against Enoch Blough of said Bow Cooper for the
339. 04 sum of three hundred thirty nine dollars four cents, debt
14. 32 or damages, and fourteen dollars thirty two cents, cost of
353. 36 suit, as to us appears of Record, whereof execution remains to
17 be done. We command you therefore that of the Goods,
Chattels or Lands of the said Blough within your precinct,
you cause to be paid and satisfied unto the said Davis
at the value thereof in money, the aforesaid sum, being
three hundred fifty three dollars thirty six cents in the
whole, with 17 cents more for this Writ; and thereof also
to satisfy yourself for your own fees. And for want
of Goods, Chattels, or Lands of the said Blough to be by him
shewn unto you, or found within your precinct, to the
acceptance of the said Davis to satisfy the sums aforesaid.
We command you to take the body of the said Blough and
him commit unto either of our Gaols within your precinct,
and detain in your custody within our said Gaol until he
pay the full sums above mentioned, with your fees; or that
he be discharged by the said Davis the Creditor, or otherwise
by order of Law.

Hereof fail not, and make due return of this writ,
with your doings therein, unto our ^{said} Superior Court of Judicature,
to be holden at Concord, in our County of Merrimack aforesaid,
on the first Tuesday of September next.

Witness William M. Richardson, Esqne, at Concord,
the 13th day of February Anno Domini, 1832.-

Wmastman Clerk.

Merrimack fs. February 18th. 1832. Then Aaron Whitemore
and Robert Robinson personally appeared and made oath
that they would faithfully and impartially apprais such
lands and tenements as should be shewn them as the estate
of the within named debtor to satisfy the within execution.

Before me Tho. Knows Justice of the Peace.

Merrimack fs. Feby. 18th 1832.. Then Jonathan Brown
personally appeared and solemnly affirmed that he would
faithfully and impartially apprais such lands and tenements
as should be shewn to him as the estate of the within
named debtor to satisfy the within execution.

Before me, Tho. Knows Justice of the Peace.

We

We the subscribers having carefully and attentively examined a tract of land shewn to us as the estate of the within named Conagh Conagh situated in Bow in the County of Merrimack bounded as follows (viz) begining on the westerly side of the Londonderry Branch Turnpike by the northerly corner of land formerly owned by Jeremiah Russel thence south westerly by said Russel land twenty eight rods to stake and stones thence northwest twenty eight rods to stake and stones thence north thirty two degrees east twenty two rods & twenty links to stake and stones (by Tanyard lot so called) thence north eighty four degrees east six rods and twelve links to stake & stones by said Turnpike road thence southeasterly by said road twenty eight rods to bounds first mentioned containing five acres with the buildings thereon do upon our oaths say that the same tract of land and buildings thereon is of the value of three hundred and sixty nine dollars and fifty eight cents and no more and we have set off the same land by metes and bounds as aforesaid in satisfaction of the within execution, February 18th 1832.

Aaron Whittemore

John Brown

Robert W. Robertson

Merrimack Co. February 18th 1832 - In pursuance of the directions of John Davis the creditor within named I have extended the within execution upon the tract of land above described in the manner following (to wit) I caused three appraisers to be chosen that is to say Jonathan Brown by the creditor within named Robert W. Robertson by the debtor within named and Aaron Whittemore who was chosen by myself the said Jonathan Brown Robert W. Robertson and Aaron Whittemore being all reputable freeholders and residents in said County of Merrimack who being sworn before a Justice of the peace faithfully and impartially to appraise such lands and tenements as should be shewn to them as the estate of the within named debtor upon their oath said that the above described tract of land shewn to them as the estate of the aforesaid debtor was of the value of three hundred sixty nine dollars and fifty eight cents and no more and the said appraisers set off the same land by metes and bounds as aforesaid at that sum

I am in satisfaction of this execution and my fees and I have delivered possession and and seisin of the said tract of land to the said John Davis the creditor within named I therefore return this execution fully satisfied as aforesaid
 Fees- Service 23
 Travel 30
 Poundage 4.52
 Notifying appraisers 1.. 50 Tho. Knob D. Sheriff
 Notifying debtor .. 50
 do. by .. 50
 Swearing appraisers .. 50
 Paid appraisers Surveyor 4.00
 My attendance & expences paid 2.50
 Recording 1.. 50
\$ 16.05

February 18th. 1832. This may certify that I have this day received full seisin and possession of the above described tract of land by Thomas Knob Deputy Sheriff
 John Davis.

Received & recorded August 31. 1832.-

Examined, Sam'l Coffin, Rdr.

Bagley vs. Withington

(L.S.) The State of New Hampshire.
 Merrimack, S.C.

To the Sheriff of any County in this State, or his Deputy,
 greeting.

Whereas Joshua Bagley of Warner in said County yeoman administrator of the estate of David Bagley late of said Warner Gentleman, deceased - by the consideration of our Justices of our Superior Court of Judicature, holden at Concord, within and for the County of Merrimack, on the first Tuesday of September Anno Domini, 1832 recovered judgment against John Withington Jr. of Warner in said County yeoman for the sum of one hundred twenty six dollars twenty six cents, debt or damages, and seven dollars twenty five cents, cost of suit, as to us appears of record, whereof execution remains to be done.

126.26

7.. 25

133.. 51

17

We command you therefore that of the Goods, Chattels

or

or lands of the said Withington within your precinct, you cause to be paid and satisfied unto the said Bagley at the value thereof in money, the aforesaid sums, being one hundred thirty three dollars fifty one cents in the whole, with 17 cents more for this Writ; and thereof also to satisfy yourself for your own fees. And for want of goods, chattels, or lands of the said Withington to be by him shewn unto you, or found within your precinct, to the acceptance of the said Bagley to satisfy the sums aforesaid: We command you to take the body of the said Withington and him commit unto either of our Gaols within your precinct, and detain in your custody within our said Gaol until he pay the full sums above mentioned, with your fees; or that he be discharged by the said Bagley the creditor, or otherwise by order of Law.

Whereof fail not, and make due return of this Writ, with your doings therein, unto our said Superior Court of Judicature, to be holden at Concord, in our County of Merrimack aforesaid, on the first Tuesday of February next.

Witness William M. Richardson, Esquire, at Concord, the 12th day of September Anno Domini, 1832.

M. Eastman Clerk.

Merrimack ss. October 3rd 1832. Then Daniel George Joshua Sawyer personally appeared and made oath that they would faithfully and impartially appraise such lands & tenements as should be shewn them as the estate of the within named John Withington to satisfy the within execution before me B. C. Harriman Justice Peace.

The above mentioned day Benjamin C. Harriman personally appeared and made oath that he would faithfully and impartially appraise such lands & tenements as should be shewn him as the estate of the within named John Withington to satisfy the within execution before me

Daniel George Justice of the Peace.

We the subscribers having carefully and attentively examined a tract of land situate in Warner in said County shewn to us as the estate of the within named John Withington Jr. said lot is numbered thirty seven in the third division of eighty acre lots and originally drawn to the right of Davis Bagley & sold by David Bagley late of Warner deceased to

to John Withington Jr. bounded as follows to wit beginning at the northwest corner bound of said lot thence running north eighty two degrees east on the north side line of said lot seventy three rods & nine links to a stake and stones thence south seventeen degrees east eighty five rods to a stake and stones thence south eighty two degrees west on the south side line of said lot seventy three rods and nine links to the southwest corner bound of said lot thence north seventeen degrees west eighty five rods to the bound first mentioned containing thirty nine acres which thirty nine acres of land do upon our oaths say is of the value of one hundred & forty eight dollars and no more and we have set off the same tract of land by metes and bounds as aforesaid in satisfaction of the within execution October 3rd 1832.-

Daniel George
Benjamin E. Harriman
Joshua Sawyer

Merrimack Oct 3rd 1832.. In pursuance of the direction of Joshua Bagley the creditor within named I have extended the within execution upon a tract of land above described in the manner following viz I caused three appraisers to be chosen that is say Daniel George by the creditor within named Benjamin E. Harriman by the debtor within named & Joshua Sawyer who was chosen by myself the said Daniel George Benjamin E. Harriman & Joshua Sawyer being all reputable freeholders and residence in said County of Merrimack who being sworn before a Justice of the peace faithfully and impartially to appraise such land and tenements as should be shewn to them as the estate of the within debtor upon their oaths set that the above described tract of land shewn to them as the estate of the aforesaid debtor were of the value of one hundred forty eight dollars and no more and the said appraisers set off the same land by metes and bounds as aforesaid at that sum in satisfaction of this execution and my fees and I have delivered possession and seisin of the said tract of land to the said Joshua Bagley the creditor within named. I therefore return this execution satisfied in full.

Fees- Service	00.23	Stephen George Deputy Sheriff
Travel	00.60	
Poundage	02.59	

421

1121.

Paid appraisers	- - -	03..00
Surveyor	. . .	01..00
Justice fee	. . .	00..65
Notify appraisers	. . .	01..00
Chapman	- - -	01..00
Aronman	. . .	00..25
extra trouble & expense		02..50
Register of Deed		<u>01..50</u>
		<u>14..32</u>

October 3rd 1832. This
may certify that I have this day recd. full seirin and
possession of the above described tract of land by Stephen
George Deputy Sheriff Joshua Bagley.

Received & recorded November 7. 1832.

Examined, Sam'l Coffin, Rdr.

Robertson vs. Barnard.

The State of New Hampshire.

(S.S.) Merrimack Co.

To the Sheriff of any County in this State, or his Deputy,
Greeting.

Whereas Harrison D. Robertson of Warner in said County,
Shader, by the consideration of our Justices of our Court of Common
Pleas, held at Concord, within and for the County of Merrimack,
on the First Tuesday of November Anno Domini, 1832 recovered
judgment against Webster Barnard of said Warner yeoman for
the sum of Sixty four dollars seventy six cents, debt or damages,
and nine dollars ninety nine cents, cost of suit, as to us appears
of Record, whereof execution remains to be done.

64.76

9.99

74.75

17

We command you therefore, that of the Goods, Chattels or
Lands of the said Barnard within your precinct, you cause
to be paid and satisfied unto the said Robertson at the
value thereof in money, the aforesaid sums being Seventy
four dollars seventy five cents in the whole, with 17 cents
more for this Writ; and thereof also to satisfy yourself
for your own fees. And for want of Goods, Chattels, or
Lands of the said Barnard to be by him shewn unto
you, or found within your precinct, to the acceptance
of the said Robertson to satisfy the sums aforesaid. We
command you to take the body of the said Barnard
and

and him commit unto either of our Gaols within your precinct, and detain in your custody within our said Gaol until he pay the full sums above mentioned, with your fees; or that he be discharged by the said Robertson the creditor, or otherwise by order of Law.

Whereof fail not, and make due return of this Writ, with your doings therein, unto our said Court of Common Pleas, to be held at Concord, in our County of Merrimack aforesaid, on the 3^d Tuesday of April next.

Witness, Arthur Livermore, Esquire, at Concord, the 10th day of November Anno Domini, 1832.

M Eastman Clerk.

Merrimack ss. November 21st 1832.

Then Safford Watson Cheneser Watson & Daniel George personally appeared and made oath that they would faithfully and impartially appraise such lands & tenements as should be shewn them as the estate of the the within named Webster Barnard to satisfy the within execution before me

Harrison G. Harris Justice of the Peace.

We the subscribers having carefully & attentively examined a tract of land situate in Warner in said County shewn to us as the estate of the within named Webster Barnard and bounded as follows to wit beginning at a stake and stones at the corner of the wall near the School house in the north village so called & on the north side of the road that leads from Capt. Nathaniel Flanders to Nehemiah Ordways in Warner in said County thence north six & a half degrees west on the east side line of land owned by Edmund Davis forty three rods to a stake & stones thence north seventy two degrees east forty two rods & ten feet to a stake and stones thence south six & a half degrees east fifty nine rods & twelve links to a stake & stones by the road above mentioned thence south eighty three & a half degrees west forty three rods & two feet to the bound first mentioned containing twelve acres & sixty seven rods which twelve acres & sixty seven rods of land do upon our oaths say is of the value of ninety dollars & fourteen cents and no more and we have set off the same tract of land by metes and bounds as aforesaid in satisfaction of the within execution

Safford Watson

Cheneser Watson

Daniel George

Merrimack

November 21st 1832.

Merimack Co. November 21st 1832. — In pursuance of the directions of Garrison D. Robertson the creditor within named I have extended the within execution upon the tract of land above described in the manner following viz I caused three appraisers to be chosen that is to say Safford Watson by the creditor within named Ebenezer Watson who was chosen by myself and Daniel George who was also chosen by myself for the Webster Barnard the debtor within named the said debtor having been duly notified & requested by me to choose an appraiser and having refused and neglected so to do the said Safford Watson Ebenezer Watson & Daniel George being all reputable freeholders and residents in said County of Merimack who being sworn before a Justice of the peace faithfully & impartially to appraise such lands & tenements as should be shewn to them as the estate of the within debtor upon their oath said that the above described tract of land shewn to them as the estate of the aforesaid debtor was of the value of ninety dollars & fourteen cents and no more & the said appraisers set off the same land by metes & bounds as aforesaid at that sum in satisfaction of this execution & my fees & I have delivered possession & seizin of the said tract of land to the said Garrison D. Robertson the creditor within named I therefore return this execution fully satisfied as aforesaid.

Paid Nathan S. Colby two dollars & seventy two cents for keeping a yearling colt eight weeks at thirty four cents per week Said colt was attached on the original writ in this suit and died before judgment was recovered

Costs and expence of laying Execution Stephen George Dcp'y Sheriff

Service	00.23
Travel	00.60
Postage	1.75
Paid appraisers	3.00
Surveyor	0.75
Chairman	0.50
Notifying appraisers	0.67
Attendance & expence	3.00
Justie fee	0..50
Paid for keeping colt 8 weeks	2.72
Register of Deed	1.50
	15.22

November

November 21st 1832. - This may certify that I have this day received full Seisin and possession of the above described tract of land of Stephen George Deputy Sheriff

H. D. Robertson

Received November 27. 1832. -

Examined, Sam'l Coffin, Rdr.

Darling vs. Bowman

The State of New Hampshire.

(P.B.)

Merrimack, ss.

To the Sheriff of any County in this State, or his Deputy,
Greeting.

Whereas Jonathan P. Darling of Covington in the County of Gonnee and State of New York Merchant by the consideration of our Justices of our Court of Common Pleas, helden at Leonord, within and for the County of Merrimack, on the first Tuesday of November Anno Domini, 1832 recovered judgment against David Bowman of Penniker in said County Gentleman for the sum of one hundred ninety two dollars eleven cents, debt or damages, and eight dollars twelve cents, cost of suit, as to us appears of Record, whereof execution remains to be done.

192.11

8.12

200.23

17

Servr 23. We command you therefore, that of the Goods, Chattels or Lands of
Travel 60 the said Bowman within your premit, you cause to be paid and
Pomage 3.25 satisfied unto the said Darling at the value thereof in money, the
Appraisus 5.00 aforesaid sums being two hundred dollars twenty three cents in
Rounding 1.00 the whole, with 17 cents more for this Writ; and thereof also to
~~Swaring appris- 50~~
~~ers~~ satisfy yourself for your own fees. And for want of Goods,
210.98 Chattels, or Lands of the said Bowman to be by him shewn unto
you, or found within your premit, to the acceptance of the said
Darling to satisfy the sums aforesaid: We command you to
take the body of the said Bowman and him commit unto
either of our Gaols, ^{within your premit, and retain in your custody within our said gaol} until he pay the full sum above mentioned,
with your fees; or that he be discharged by the said Darling
the creditor, or otherwise by order of law.

If ever fail not, and make due return of this Writ, with your
doings therein, unto our said Court of Common Pleas, to be holden
at Leonord, in our County of Merrimack aforesaid, on the
first Tuesday of February next.

Witness

Witness, Arthur Livermore, Esquire, at Concord, the 5th day
of December Anno Domini, 1832.

Wastman Clerk.

Merrimack ss. December 7. 1832. Then John Campbell
Isaac Rice and Artemas Rogers personally appeared and
made oath that they would faithfully and impartially
appraise such lands and tenements as should be shewn
them as the estate of the within named David Bowman
to satisfy the within execution.

Before me Samuel Smith Justice of the Peace.

We the subscribers, having carefully and attentively exam-
ined the following described tracts of land shewn to us as the
estate of the within named David Bowman, to wit, one tract
situate in Henniker in the County of Merrimack in lot num-
bered eleven in the fifth and sixth ranges, beginning at the
south west corner on the old highway leading from Henniker
to Bradford by land of Calvin Smith, thence easterly by said
Smith's land to land of John S. Bartlett thence northerly by
said Bartlett's land to land of Elias Gould thence westerly
and southerly by land of said Gould to the highway aforesaid,
thence by said highway southeasterly to the first mentioned bound,
containing six acres and buildings - also one undivided half
of twenty seven acres of land situate in said Henniker in lot
numbered ten in the first range beginning at the southeast
corner of said lot thence northerly by the east line of said lot
forty rods to stake and stones, thence westerly in a line parallel
with the southerly line of said lot to the west line of said lot, thence
southerly by the west line of said lot forty rods to the southerly line
of said lot, thence easterly by said southerly line to the first men-
tioned bound - do upon our oaths say that the same tracts of
land are of the value of two hundred ten dollars and ninety
eight cents and we have set off the same land by metes and
bounds as aforesaid, in satisfaction of the within execution.

December 7. 1832.

John Campbell

Isaac Rice

Artemas Rogers

Merrimack ss. December 7. 1832. In pursuance of the
directions of Jonathan P. Darling the creditor within named,
I have extended the within execution upon the tracts of land
above described in the manner following, viz. I caused three
appraisers

Darling vs. Brown

appraisers to be chosen, that is to say, John Campbell by the creditor within named, Isaac Rice by the debtor within named, and Artemas Rogers who was chosen by myself, the said John Campbell, Isaac Rice and Artemas Rogers being all reputable freeholders and residents in said County of Merrimack, who being sworn before a Justice of the peace faithfully and impartially to appraise such lands and tenements as should be shewn to them as the estate of the within named debtor upon their oath, said that the above described tracts of land shewen to them as the estate of the aforesaid debtor were of the value of two hundred and ten dollars & ninety eight cents and no more. And the said appraisers set off the same land by miles and bounds as aforesaid at that sum in satisfaction of this execution and my fees and I have delivered possession and seisin of the said tracts of land to the said Jonathan P. Darling the creditor within named. I therefore return this execution fully satisfied as aforesaid.

Robert Wallace Deputy Sheriff.

December 7. 1832. This may certify that I have this day received full seisin and possession of the above described tracts of land by Robert Wallace Deputy Sheriff.

Service	.23	Artemas Rogers Attorney to
Travel	.60	Jonathan P. Darling.
Poundage	3.25	
Appraisers fees	5.00	
Recording levy	1.00	
Swearing appraisers	<u>.50</u>	
	10.58	

Received December 10. 1832.

Examined, Sam'l. Coffin, Adv.

Bailey vs. Holmes

The State of New Hampshire.

(L.S.) Merrimack Co.

To the Sheriff of any County in this State, or his Deputy,

Greeting.

Whereas Daniel Bailey of West Newbury county of Essex Commonwealth of Massachusetts Blacksmith by the consideration of our Justices of our Superior Court

J

of Indicture, holden at Concord, within and for the County of Merrimack, on the first Tuesday of September Anno Domini, 1832 recovered judgment against John Holmes of Hopkinton in said county Husbandman for the sum of eighty eight dollars twenty eight cents, debt or damages, and six dollars seventy nine cents, cost of suit, as to us appears of record, whereof execution remains to be done.

We command you therefore that of the Goods, Chattels or Lands of the said Holmes within your precinct, you cause to be paid and satisfied unto the said Bailey at the value thereof in money, the aforesaid sums, being ninety five dollars seven cents in the whole, with 17 cents more for this Writ; and thereof also to satisfy yourself for your own fees. And for want of Goods, Chattels, or Lands of the said Holmes to be by him shewn unto you, or found within your precinct, to the acceptance of the said Bailey to satisfy the sums aforesaid: We command you to take the body

Fees. Ser. 23 of the said Holmes and him commit unto either of our Gaols within your precinct, and detain in your custody within our said gaol until he pay the full sum above mentioned, with your fees; or that he be discharged by the said Bailey, the creditor, or otherwise by order of Law.

If of fail not, and make due return of this writ, with your doings therein, unto our said Superior Court of Indicture, to be holden at Concord, in our County of Merrimack aforesaid, on the first Tuesday of February next.

Witness, William M. Richardson, Esquire, at Concord, the 13th. day of September Anno Domini, 1832. —

Wastman Clerk.

Merrimack Oct. 3 October 3rd 1832.

Then Robert Crowell, S. W. Brinsford and Simeon Taylor personally appeared and made oath, that they would faithfully and impartially apprise such land and tenements as should be shewn them as the estate of the within named John Holmes to satisfy the within execution.

Before me William Little Jus. Pease.

We the subscribers, having carefully and attentively examined a tract of land shewn to us as the estate of the within named John Holmes and bounded as follows
viz.

Bailey vs. Holmes.

vis. beginning at the northwest corner of the school lot No. 9, standing by the road leading from Hopkinton Village to Tylers Bridge so called, thence north by said road nine rods and nine links to the southwesterly corner of Jeremiah Story's land, thence easterly by said Story's land seventeen rods to a stake and stones, thence south on a parallel line ten rods to a stake and stones on the line of Eliphalet Holmes' land, thence westerly seventeen rods by said Holmes' land to the bound first mentioned so as to contain one acre with the buildings thereon, do upon our oaths say, that the same tract of land is of the value of one hundred two dollars and seventy two cents and no more, and we have set off the same land and buildings by metes and bounds as aforesaid, in satisfaction of the within execution.

October 3rd. 1832.

Robert Crowell
Aaron W. Buswell } appraisers.
Simeon Tyler }

Merrimack Co. 3

October 3rd. 1832. 3

In pursuance of the directions of Daniel Bailey the creditor within named, I have extended the within execution upon the tract of land above described in the manner following, vis. I have caused three appraisers to be chosen; that is to say - Aaron W. Buswell appointed by myself for the creditor as he is living out of the State, Robert Crowell who was chosen by myself and Simeon Tyler who was chosen by myself, for the said John Holmes the debtor within named, the said debtor having been duly notified and requested by me to choose an appraiser, and having refused and neglected so to do. The said Aaron W. Buswell, Robert Crowell and Simeon Tyler being all ^{reputable} freeholders and residents in said County of Merrimack, who being sworn before a Justice of the Peace faithfully and impartially to appraise such lands and tenements as should be shewn to them as the estate of the within named, ^{John Holmes} upon their oath, said that the above described tract of land shewn to them as the estate of the aforesaid debtor, was of the value of one hundred and two dollars and seventy two cents and no more, and the said appraisers set off the same land by metes and bounds as aforesaid, at that

sum.

I am in satisfaction of this execution and my fees, and I have delivered possession and seisin of the said tract of land to the said Daniel Bailey the creditor within named, I therefore return this execution fully satisfied as aforesaid.

Andrew Leach D. Sheriff.

Octo 3^r. 1832. This may certify that I have this day received full seisin and possession of the within described tract of land by Andrew Leach Dep Sheriff.

Wm. Whipple atty for
Daniel Bailey

Received February 6. 1833.-

Examined, Sam'l Coffin, Rdr.

Bailey vs. Holmes

The State of New Hampshire.

L.S.

Merrimack Co.

To the Sheriff of any county in this State, or his Deputy.

Greeting.

Whereas I Sam Bailey Jr. of Hopkinton in said County trader by the consideration of our Justices of our Superior Court of Judicature, holden at Concord, within and for the County of Merrimack, on the first Tuesday of September Anno Domini, 1832, recovered judgment against John Holmes of said Hopkinton Husbandman for the sum of eighty one dollars thirty four cents, debt or damages, and six dollars twenty nine cents, cost of suit, as to us appears of Record, whereof execution remains to be done.

We command you therefore that of the Goods, chattels or Lands of the said Holmes within your precinct, you cause to be paid and satisfied unto the said Bailey at the value thereof, in money, the aforesaid sums, being eighty seven dollars sixty three cents in the whole, with 17 cents more for this Writ; and thereof also to satisfy yourself for your own fees. And for want of Goods, chattels, or Lands of the said Holmes to be by him shewn unto you, or found within your precinct, to the acceptance of the said Bailey to satisfy the sums aforesaid: We command you to take the body of the said Holmes and him commit unto either of your Gaols within your precinct, and detain in your custody

81. 34

6. 29

87. 63

17

87. 80

Merrimack Co. N.H.

Ser.	23	custody within our said Gaol until he pay the full sum above mentioned, with your fees, or that he be discharged by the said Bailey the creditor; or otherwise by order of Law.
True	30	
Perf. Justice	50	I hereto fail not, and make due return of this Writ, with your doings therein, unto our said Superior Court of Judi-
Record	75	cature, to be holden at Concord, in our County of Merrimack, at noon ^{1.47} aforesaid, on the first Tuesday of February next.
Attest	1.85	
Appraiser	<u>5.10</u>	Witness, William M. Richardson, Esquire, at Concord, the 13th day of September anno Domini, 1832.
	<u>2.00</u>	

Wastman Clerk.

Merrimack Co. N.H.

October 3rd 1832 } Then Robert Crowell, Aaron W. Buswell
and Simeon Tyler, personally appeared and made oath,
that they would faithfully and impartially apprise such
lands and tenements as should be shewn them as the estate
of the within named John Holmes to satisfy the within
execution. Before me William Little Justice Peace.

We the subscribers, having carefully and attentively
examined a tract of land shewn to us as the estate of the
within named John Holmes and bounded as follows
beginning on the north line of Clippalet Holmes land seventeen
rods easterly from the highway leading from Hopkinton
Village to Lycus Bridge so called, at a stake and stones, thence
north ten rods to a stake and stones on the line of Jeremiah
Stoey's land, thence easterly by said Stoey's land eighty two
rods to a stake and stones, thence southerly on a parallel
line thirteen rods to Clippalet Holmes land, thence westerly
by said Holmes land to the stake and stones first mentioned,
containing by estimation about six acres and one third of an acre,
do upon our oaths say, that the tract of land is of the value of
ninety four dollars and ninety cents, and no more, and
we have set off the same land by metes and bounds as aforesaid,
in satisfaction of the within execution.

October 3rd 1832.

Robert Crowell)
Aaron W. Buswell (Appraisers.
Simeon Tyler)

Merrimack Co. N.H.
October 3rd 1832,

In pursuance of the directions of Isaac Bailey & the
creditor within named, I have extended the within execution
upon

upon the tract of land above described in the manner following
viz I caused three appraisers to be chosen, that is to say, Robert
Brownell by John Whipple attorney for the within named creditor Aaron
W. Buswell who was chosen by myself and Simeon Tyler, who was
chosen by myself for the said John Holmes the debtor within named,
the said debtor having been duly notified and requested by me
to choose an appraiser, and having refused and neglected so
to do the said Robert Brownell, Aaron W. Buswell and Simeon
Tyler being all reputable freeholders and residents in said county
of Merrimack who being sworn before a Justice of the Peace
faithfully and impartially to appraise such lands and tenement
as should be shewn to them as the estate of the within named
debtor upon their oath, said that the above described tract of
land shewn to them as the estate of the aforesaid debtor was
of the value of ninety four dollars and ninety cents and no
more, and the said appraisers set off the same land by
metes and bounds as aforesaid, at that sum in satisfaction
of this execution and my fees, and I have delivered possession
and seisin of the said tract of land to the said Isaac Bailey
from the creditor within named. I therefore return this exec-
ution fully satisfied as aforesaid.

Andrew Leach D. Sheriff

Oct. 3^d 1832. This may certify that I have this day received
full seisin and possession of the within described tract of land
by Andrew Leach D. Sheriff.

In? Whipple attorney for Isaac Bailey Jr.
Received February 6. 1833. Exam'd. Sam. Coggin, Rdr.

Rogers vs. Rogers.

(S8)

The State of New Hampshire.

Merrimack Co.

To the Sheriff of any County in this State, or his Deputy,
greeting.

Whereas Arthur B. Rogers of Ponce in the Colony
of Porto Rico in the West Indies, Merchant, by the consid-
eration of our Justices of our Court of Common Pleas
helden at Concord, within and for the County of Merrimack,
on the first Tuesday of November Anno Domini 1832
recovered judgment against Arthur Rogers of Concord
in said County, Gentleman, for the sum of
five

527.05 Five hundred twenty seven dollars five cents, debt
9.86 or damage, and nine dollars eighty six cents. cost of
536.91 suit, as to us appears of Record, whereof execution
17 remains to be done.

We command you therefore, that of the Goods, Chattels or Lands of the said Arthur Rogers within your precinct, you cause to be paid and satisfied unto the said Arthur B. Rogers at the value thereof in money, the aforesaid sums being Five hundred thirty six dollars ninety one cents in the whole, with 17 cents more for this Writ, and thereof also to satisfy yourself for your own fees. And for want of Goods, Chattels, or Lands of the said Arthur Rogers to be by him shewn unto you, or found within your precinct, to the acceptance of the said Arthur B. Rogers to satisfy the sums aforesaid. We command you to take the body of the said Arthur Rogers and him commit unto either of our Gaols within your precinct, and detain in your custody within our said Gaol until he pay the full sums above mentioned, with your fees; or that he be discharged by the said Arthur B. Rogers the creditor, or otherwise by order of law.

Whereof fail not, and make due return of this Writ, with your doings therein, unto our said Court of Common Pleas, to be holden at Concord, in our County of Merrimack aforesaid, on the third Tuesday of April next.

Witness, Arthur Livermore, Esquire, at Concord, the 10th day of November Anno Domini, 1832.

Masterman Clerk.

Merrimack ss December 1. 1832. Then Richard Bradley, Benjamin Parker and John J. Ayer, personally appeared and made oath, that they would faithfully and impartially appraise such lands and tenements as should be shewn them as the estate of the within named Arthur Rogers to satisfy the within execution.

Before me, Samuel Fletcher Justice of the Peace.

We the subscribers, having carefully and attentively examined the traits of land shewn to us as the property and estate of the within named Arthur Rogers and bounded

bounded as follows (to wit) beginning at the Frog pond, thence south twenty three degrees east forty rods to Merrimack river, thence up said river eighteen rods, thence north twenty three degrees west, sixty two rods, to Major Timothy Chandlers land, thence by said Chandlers land, and the said Frog pond, to the bound begin at, containing six acres. Also one other tract of land bounded as follows (to wit) beginning at the southwest corner of Lewis Downings land on the road leading to Benjamin Wheelers, thence south eleven degrees west four and a half rods, by said road, thence south twenty four degrees east, by a highway, twenty rods, thence north seventy three degrees east by a highway leading to the main street, fourteen rods, thence north twenty degrees west, twenty four rods to Lewis Downings land, thence south sixty eight degrees west twelve rods, by said Downings^{land}, to the bound begin at, containing two acres. Both said tracts are situated in the town of Cornish in said County - and we do upon our oaths say that the tract first described is of the value of two hundred and forty dollars, and the tract last described is of the value of fifty dollars, and no more: and we have set off the same, by metes and bounds as aforesaid, for the sum of two hundred and ninety dollars in part satisfaction of this execution. December 1st 1832. -

Rich. Bradley
Benjamin Parker
John J. Ayer

Merrimack Co. December 1st 1832. In pursuance of the directions of Arthur B. Rogers the creditor within named, I have extended the within execution upon the tracts of land above described in the manner following (viz) I caused three appraisers to be chosen, that is to say, Richard Bradley by the within named creditors attorney, Benjamin Parker by myself, and John J. Ayer by me in behalf of the said Arthur Rogers the debtor he being out of the County aforesaid and in parts unknown and not being to be found so that he might be notified, all reputable freeholders and residents in said County of Merrimack; who being sworn before a Justice of the peace, faithfully and impartially to appraise

appraise such lands and tenements as should be shewn to them as the estate of the within named debtor upon their oath, said, that the above described tracts of land, shewn to them as the estate of the aforesaid debtor, was of the value of two hundred and ninety dollars, and no more, And the said appraisers set off the same land by metes and bounds as aforesaid, at that sum, in part satisfaction of this execution, and my fees; and I have delivered possession and seisin of the said tracts of land to the said Arthur B. Rogers the creditor within named. And my fees and costs of executing this execution amounting to the sum of fifteen dollars ninety four cents I return this execution in part satisfied for the sum of two hundred seventy four dollars and six cents. -

Service	23	hds for Recording	1.00	Charles Smart Dep. Sheriff,
Travel	..06	Making return	1.00	
Pomadge	4.15			
Paid appraisers	6.50		<u>13.94</u>	
Surveyor putting	1.00			\$15.94
My travel	<u>2.00</u>			
	13.94			

December 1st 1832. This may certify that I have this day received full seisin and possession of the above described tract of lands by Charles Smart Deputy Sheriff.

Arthur B. Rogers by his attorney
Samuel Fletcher.

Received February 11. 1833.

Examined, Sam'l. Coffin, Rdr.

Hutchins vs. Rogers

The State of New Hampshire.
L.S. Merrimack Co.

To the Sheriff of any County in this State, or his Deputy,
greeting.

Whereas Charles Hutchins of Concord in said County
Isader by the consideration of our Justices of our County of
Common Pleas, holden at Concord, within and for
the County of Merrimack, on the first Tuesday of Febru-
ary Anno Domini, 1833 recovered judgment against

Arthur

Arthur Rogers of said Cornord Esquire for the sum of
55.. 92 fifty five dollars ninety two cents, debt or damages.
14.. 34 and fourteen dollars thirty four cents, cost of suit, as
70.. 26 to us appears of records whereof execution remains to be
17 done.

We command you therefore, that of the Goods, Chattels or Lands
 of the said Rogers within your precinct, you cause to be
 paid and satisfied unto the said Hutchins at the value
 thereof in money, the aforesaid sums being seventy dollars
 twenty six cents in the whole, with 17 cents more for this
 Writ; and thereof also to satisfy yourself for your own fees.
 And for want of Goods, Chattels, or Lands of the said Rogers
 to be by him shewn unto you, or found within your precinct,
 to the acceptance of the said Hutchins to satisfy the sums
 aforesaid. We command you to take the body of the said
 Rogers and him commit unto either of our Gaols within your
 precinct, and detain in your custody within our said Gaol
 until he pay the full sums above mentioned, with your fees;
 or that he be discharged by the said Hutchins the creditor,
 or otherwise by order of Law.

Whereof fail not, and make due return of this Writ,
 with your doings therein, unto our said Court of Common
 Pleas, to be helden at Cornord, in our County of Merrimack
 aforesaid, on the First Tuesday of September next.

Witness, William M. Richardson, Esquire, at Cornord, the
 18th day of February Anno Domini, 1833.-

Wastman Clerk.

Merrimack Co. Mar. 8th. 1833. Then Leonard Bell,
Isaac Shute and Jesse Read personally appeared and
 made oath, that they would faithfully and impartially
 appraise such lands and tenements as should be shewn
 them as the estate of the within named Arthur Rogers
 to satisfy the within execution.

Before me - Jonathan Davis Justice of Peace

We the subscribers, having carefully and ^{and} attentively
 examined a tract of land shewn to us as the estate of
 the within named Arthur Rogers situated in Cornord
 in said County and bounded as follows - Beginning at
 stake and stones about eleven rods southerly of Jesse
Reads house at the corner of Richd. Worthen land being
 m

on the easterly side of the road leading from Richard Worthen house to the State House thence running east eight degrees north twenty four rods to the old road, thence north twenty eight degrees west ten rods to stake and stones on said road and the corner of Jasper Read's land thence south eighty four degrees west fourteen & half rods to stake and stones on said main road leading to the State House thence southerly on S. road eleven rods to the bounds first mentioned containing one acre & forty four rods, do upon our oaths say that the same tract of land is of the value of fifteen dollars and no more and we have set off the same land by metes and bounds as aforesaid in part satisfaction of the within execution

Leonard Bell

Isaac Shute

Jesse Reed

Merrimack ss. March 8th. 1833. In pursuance of directions of Chas. Hutchins the creditor within named, I have extended the within execution upon the tract of land above described in the manner following, viz. I caused three appraisers to be chosen, that is to say Leonard Bell, by the creditor within named Isaac Shute who was chosen by myself and Jesse Read who was ^{also} chosen by myself for the said Rogers the debtor within named the said debtor being out of the county and in parts unknown, the said Leonard Bell, Isaac Shute and Jesse Read being all reputable freeholders and residents in said county of Merrimack who being sworn before a Justice of the Peace faithfully and impartially to appraise such lands and tenements as should be shewn to them as the estate of the within named debtor upon their oaths said that the above described tract of land shewn to them as the estate of the aforesaid debtor was of the value of fifteen dollars and no more, and the said appraisers set off the same land by metes and bounds as aforesaid at that sum in part satisfaction of this execution and my fees and I have delivered possession and seisin of the said tract of land to the said Charles Hutchins

437

437.

Butchins the creditor within named - I therefore return
this execution satisfied in part as aforesaid to wit for
the sum of seven dollars & fifty nine cents after deducting
my fees. &c.

Charles Smart Dep. Sheriff,

Gas- Travel	6
Service	.23
Poundage	.37
Paid appraisers	1.50
Surveyor & Justice	.75
Return	1.00
My time	1.50
Recording	<u>1.00</u>
	\$ 7.41

Mar. 8. 1833. This may certify that I have this day
received full seisin and possession of the above described
tract of land by Chas. Smart Deputy Sheriff.

Charles Butchins

Received March 8. 1833.

Examined, Sam'l Coffin, Rdr.

Keall vs. Blough

(L.S.)

The State of New Hampshire,
 Merrimack Co.

To the Sheriff of any County in this State, or his Deputy,
 greeting.

Whereas Ivory Keall of Concord in said County, Jeweller,
by the consideration of our Justices of our Court of Common
Pleas, holden at Concord, within and for the County of Merrimack,
on the first Tuesday of November Anno Domini, 1831 recovered
judgment against Enock Blough of Bow in said County, Cooper,

117.57 for the sum of one hundred seventeen dollars fifty one cents,
8.88 debt or damages, and eight dollars eight eight cents, cost of suit.

126.39 as to us appears of record, whereof execution remains to be done.

20.00
106.39 for the sum of one hundred six dollars thirty nine cents
51

106.90 We command you therefore, that of the Goods, Chattels or
Lands of the said Blough within your precinct, you
cause to be paid and satisfied unto the said Keall at
the value thereof in money, the aforesaid sums being
one hundred six dollars thirty nine cents in the whole,
with

Hall vs. Blough

for - with 51 cents more for this former Writ; and thereof also
Service 23 to satisfy yourself for your own fees.
Travel 30 Whereof, fail not, and make due return of this Writ,
Postage 2.28 with your doings therein, unto our said County of Common-
wealth Justice 50 Pleas, to be holden at Lonsford, in our County of Merrimack
appraius 4.00 aforesaid, on the third Tuesday of April next.
My attendum and expence 3.79 Witness, Arthur Livermore, Esquire, at Lonsford, the
notfor appraiser 1.00 19th. day of December Anno Domini, 1832.
and Justice
Recording 1.00 M. Eastman Clerk.

M. Eastman Clerk.

13..10

Memorandum. Decr. 2^d. 1832. Then Norham Gates Oliver
Master and Charles Rodney Heath personally appear'd and
made oath that they would faithfully impartially
apprais such lands and tenements as should be shewn
them as the estate of the within named Enoch Blough to
satisfy the within execution.

Before me Saml. Clement Justice of the Peace.

We the subscribers having carefully and attentively examined a tract of land shewn to us as the estate of the within named Enoch Blough and bounded as follows beginning at the southeast corner of Oliver Baileys land thence running northwesterly on land of Henry Putneys fifty four rods to a stake and stones to land of Josiah Rogers thence southwest fifty two rods to a maple tree marked thence south west fifty four rods to a stake and stones by Oliver Baileys land thence southwest by said Baileys land fifty two rods to the bound first mentioned containing seventeen acres eighty eight rods situated in Bow County of Merrimack do upon our oaths say that the same tract of land is of the value of one hundred and twenty dollars and no more and we have set off the same land by metes and bounds as aforesaid in satisfaction of the within execution.

December 20th. 1832.

Abraham Bates

Oliver Messer Charles R. Knauth appraisers

Charles W. Rodan

Merrimack fs. December 20th 1832.

In pursuance of the directions of Ivory Hall the
creditor within named I have extended the within
execution upon the tract of land above described

in the manner following viz I caused three appraisers to be chosen that is to say Abram Gates by the creditor within named Oliver Messer who was chosen by myself and Charles P. Heath who was also chosen by myself for the said Clough the debtor within named the said debtor having been duly notified and requested to choose an appraiser and having refused and neglected so to do - being all reputable freeholders and residents in said County of Merrimack who being sworn before a Justice of the peace faithfully and impartially to appraise such lands and tenements as should be shown to them as the estate of the within named debtor upon their oaths said that the above described tract of land shown to them as the estate of the aforesaid debtor was of the value of one hundred and twenty dollars and no more and the said appraisers set off the same land by metes and bounds as aforesaid at that sum in satisfaction of this execution and my fees and I have delivered possession and seisin of the said tract of land to the said Hall the creditor within named - I therefore return this execution fully satisfied as aforesaid -

Charles Smart Dep. Sheriff

December 20th. 1832. - This may certify that I have this day received full seisin and possession of the above described tract of land by Charles Smart Deputy Sheriff. Ivory Hall Creditor.

Received April 16. 1833. -

Examined, Sam. Coffin, Rdr.

Kent vs Clough

(The State of New Hampshire.

(L.S.) Merrimack, ss.

To the Sheriff of any County in this State, or his Deputy,
Greeting.

Whereas Moody Kent of Concord in said County Esquire by the consideration of our Justices of our Court of Common Pleas, holden at Concord, within and for the County of Merrimack, on the third Tuesday of April Anno Domini, 1831 recovered judgment against Enock Clough of Bow

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Kent vs. Blough

71.. 90 in said county Husbandman for the sum of seventy one
7.13 dollars ninety cents, debt or damages, and seven dollars
79.03 thirteen cents, cost of suit, as to us appears of Record, whereof
68 execution remains to be done.

We command you therefore, that of the goods, chattels or
lands of the said Blough within your precinct, you cause
to be paid and satisfied unto the said Kent at the value
thereof in money, the aforesaid sums being seventy nine
dollars three cents in the whole, with 68 cents more for this
Writ; and thereof also to satisfy yourself for your own fees.
And for want of goods, chattels, or lands of the said Blough
to be by him shewn unto you, or found within your
precinct, to the acceptance of the said Kent to satisfy the

Ler. 23 sums aforesaid: We command you to take the body of
Fu. 30. the said Blough and him commit unto either of our
Pun. 2.05 Gaols within your precinct, and detain in your custody
Justic. .50 within our said Gaol until he pay the full sums above
Record 1.00 mentioned, with your fees: or that he be discharged by the
Atte &
expens. 2.21 said Kent the creditor, or otherwise by order of Law.
Appm. 4.00 Whereof fail not, and make due return of this Writ,
10.29 with your doings therein, unto our said Court of Common
Plead, to be holden at Comord, in our County of Merrimack
aforesaid, on the third Tuesday of April next.

Witness, Arthur Livermore, Esquire, at Comord, the 5th
day of December Anno Domini, 1832.-

M. Eastman Clerk.

Merrimack Co. Decem. 20th. 1832. - Then Nehemiah
Gates Oliver Neper and Charles Rodney Heath personally
appeared and made oath that they would faithfully
and impartially apprais such lands and tenements as
should be shewn them as the estate of the within named
Enoch Blough to satisfy the within execution.

Before me Samuel Clement Justice of the Peace.

We the subscribers having carefully and attentively
examined a tract of land shewn to us as the estate of
the within named Enoch Blough and bounded as
follows beginning on the north side of Oliver Baileys
land at a Stake and stones on the southeast corner of
land set off to Ivory Hall to land of Harry Brown
thence northeast 5 $\frac{1}{2}$ rods to a Maple tree marked

thence

thence southeast 58 rods to a chestnut tree marked
M. K. thence southwest 54 rods to Oliver Baileys land
thence northwesterly by said Oliver Baileys land 58 rods
to the bounds first mentioned situated in Bow in the
County of Merrimack and containing nineteen acres
and ninety two rods, do upon our oaths say that the
same tract of land is of the value of ninety dollars and
no more and we have set off the same land by metes
and bounds as aforesaid in satisfaction of the within
execution.

December 20th 1832.

Abrm Gates
Oliver Messer & appraisers
Charles R. Heath

Merrimack p. Deem. 20th 1832. In pursuance of
the directions of Moody Kent and Charles Smart agent
for the creditor within named I have extended the within
execution upon the tract of land above described in the
manner following viz. I caused three appraisers to be chosen,
that is to say Abraham Gates by Charles Smart agent for
the within named creditor Oliver Messer who was chosen
by myself and Charles R. Heath who was chosen by
myself for the said Enock Blough the debtor within named
the said debtor having been duly notified and requested
by me to choose an appraiser and having refused and
neglected so to do, the the said Abraham Gates Oliver
Messer & Charles R. Heath being all reputable freeholders
and residents in said County of Merrimack who being
sworn before a Justice of the Peace faithfully and impar-
tially to appraise such lands and tenements as should
be shewn to them as the estate of the within named
debtor upon their oath, said that the above described
tract of land shewn to them as the estate of the aforesaid
debtor was of the value of ninety dollars and no more
and the same appraisers set off the same land by metes
and bounds as aforesaid at that sum in satisfaction of
this execution and my fees and I have delivered pos-
session and seisin of the said tract of land to Samuel
Fletcher atty. for the creditor within named & there-
fore return this execution fully satisfied as aforesaid.

Andrew Leach Esq. Sheriff

Decem 20th 1832. This may certify that I have
this

this day received full Seisin and possession of the above
described tract of land by And^w Leah D Shaff.

Samuel Fletcher attorney to

Moody Kent.

Received April 1b. 1833.

Bramined, Sam'l Coffin, Adm'r.

(Stevens vs. Park & al)

(S.S.)

The State of New-Hampshire.

Merrimack Co.

To the Sheriff of any County in this State, or his Deputy,
Greeting.

Whereas Boswell Stevens of Pembroke in said
County Esquire by the consideration of our Court of
Common Pleas, holden at Concord, within and for the County
of Merrimack, on the first Tuesday of February anno Domini,
1833 recovered judgment against Richard Park of Taunton
in the County of Bristol Commonwealth of Massachussets
gentleman and Nehemiah Pe. Kennison of Epsom in said
County of Merrimack Papermaker for the sum of Five
hundred fifty dollars — cents debt or damages and
563.06 Thirteen dollars six cents, cost of suit, as to us appears
17 of record, whereof Execution remains to be done.

We command you therefore, that of the Goods, Chattels
or Lands of the said Park & Kennison within your
precinct, you cause to be paid and satisfied unto
the said Stevens at the value thereof in money, the
aforesaid sums being Five hundred sixty three dollars
six cents in the whole, with 17 cents more for this Writ;
and thereof also to satisfy yourself for your own fees.
And for want of Goods, Chattels, or Lands of the said
Park & Kennison to be by them shewn unto you, or
found within your precinct, to the acceptance of the
said Stevens to satisfy the sums aforesaid; We command
you to take the bodies of the said Park & Kennison
and them commit unto either of our Gaols within
your precinct, and detain in your custody within
our said Gaol until he pay the full sums above
mentioned, with your fees; or that he be discharged
by

by the said Stevens the creditor, or otherwise by order of Law.
Hence fail not, and make due return of this Writ,
with your doings therein, unto our said Court of Common
Plead, to be helden at Concord, in our County of Merrimack
aforesaid, on the first Tuesday of September next.

Witness, William M. Richardson, Esquire, at Concord, the 18th
day of February Anno Domini, 1833.

M. Battman Clerk.

Jur for Levyng \$16.00

Merrimack Co. March 7th. 1833. Then Winthrop Fowler
Samuel Cochran Jr. and Maria Cochran personally
appeared and made oath that they would faithfully
and impartially appraise such lands and tenements as
should be shewn to them as the estate of the within named
Richard Park to satisfy the within execution.

before me Tho. Know Justice of the Peace.

We the subscribers having carefully and attentively
examined two several tracts of land shewn to us as
the estate of the within named Richard Park first
tract bounded as follows beginning at the southerly corner
William Ham Jr. land at the road leading from Tem-
broke to Epsom Meeting house thence on said road
south 67° west 12 rods to the road leading from Deerfield
to Whitchester thence on said road north 5° east 14 rods
to Jeremiah Gordons land thence on said Gordons
land north 67° west 20 rods to William Ham Jr. land
thence south 18° west 33 rods to Thomas Britchets land
thence on said Britchets land south 80° east about
5 rods to William Ham Jr. land thence same course
about 10 rods thence south 12° west 12 rods on said
Hams land to the bound first first mentioned
containing five acres the second tract bounded
as follows beginning at the westerly corner at a red
oak stump thence south 67° east 56 rods on Wooley Yealons
land to a white oak stump thence on Job Sanders land
north 33° east 76 rods to a stake & stones thence north 67°
west 56 rods to a stake and stones thence south 33° east
76 rods to the bound first mentioned do upon our oaths
say that one undivided half part of the same tracts of
land is of the value of one hundred and forty three dollars
and

1114

Stevens vs. Park & al

and no more and we have set off the said tracts of land by metes and bounds as aforesaid and have apnied one undivided half part thereof to the said Boswell Stevens the creditor within named in part satisfaction of this execution.

Sam'l. Cochran Jr.

Norris Cochran

Winthrop Fowler

Merrimack ss. March 7th 1833. In pursuance of the directions of Boswell Stevens the creditor within named I have extended this execution upon one undivided half part of the tracts of land above described in the manner following (viz) I caused three appraisers to be chosen that is to say Winthrop Fowler by the creditor within named Samuel Cochran Jr. was chosen by me for the within named Richard Park he being out of the state and Norris Cochran who was chosen by myself the said Winthrop Fowler Samuel Cochran Junior and Norris Cochran being all reputable free holders and residents in said County of Merrimack who being sworn before a Justice of the peace faithfully and impartially to appraise such lands and tenements as should be shewn to them as the estate of the within named Richard Park upon their oath said that one undivided half part of the above described tracts of land shewn to them as the estate of the debtor aforesaid was of the value of one hundred forty three dollars and no more and the said appraisers set off the same land by metes and bounds as aforesaid of that part by satisfaction of this execution and left the other half part in the hands of the said Boswell Stevens the creditor within named to be sold for his debts. Therefore return this execution satisfied in part to wit for the sum of one hundred twenty four dollars and eighty two cents after deducting the expense of levying said execution.

(for levying service .23

Travel 45

Tho. Knor D. Sheriff.

Poundage - - - 4.25

Notifying creditor 75

do. appraisers 1.50

do. Surveyor ..50

Securing appraisers .30

Paid appraiser & Surveyor 4.00

Expense in levying - 2.50

My attendance - 1.00

Recording - 1..50

17.18

September

September 2^d. 1833. This may certify that I have this day received full seisin and possession of the above ^{described} tracts of land by Thomas Knob D. Sheriff.

Bozwell Stevens.

Received September 2. 1833.

Examined, Saml. Coffin, Rdr.

Chandler & al vs. Gould

The State of New Hampshire.

(S.S.)

Merrimack, S.S.

To the Sheriff of any County in this State or his Deputy
Greeting.

Whereas Moses Chandler and Solomon Phelps both of Hopkinton in said County, Yeoman, doing business under the firm of Chandler & Phelps by the consideration of our Justices of our Court of Common Pleas, holden at Concord, within and for the County of Merrimack, on the first day of February Anno Domini, 1833, recovered judgement against Crook Gould, of Sutton in said County, Yeoman, for the sum of Thirty two dollars forty Cents, debt or damages, and Seven dollars eighty nine cents, Cost of Suit, as to us appears of Record, whereof Execution remains to be done.

We command you therefore, that of the Goods, Chattels, or Lands of the said Gould within your precinct, you cause to be paid and satisfied unto the said Chandler and Phelps at the value thereof in money, the aforesaid sums being Forty dollars twenty nine cents in the whole, with Seventeen cents more for this Writ, and thereof also to satisfy yourself for your own fees, And for want of goods, chattels, or Lands, of the said Gould to be by him shewn unto you, or, within your precinct, to the acceptance of the said Chandler and Phelps to satisfy the sumes aforesaid. We command you to take the body of the said Gould, and him commit unto either of our Gaols within your precinct, and detain in your custody within our said Gaol until he pay the full sumes above mentioned, with your fees; or that he be discharged by the said Chandler and Phelps, the creditor; or otherwise by order of Law.

Ifereof fail not, and make due return of this Writ, with your doings thereon, unto our said Court of Common Pleas, to be holden at Concord, in our County of Merrimack aforesaid, on the first Tuesday of September next.

Witness, William M. Richardson, Esquire at Concord,
the 18th day of February Anno Domini, 1833.

M. Eastman Clerk C.

23
90
1.00
2.00
1.00
1.50
98
7.61
140.66
48.07

Chandler & L. vs Gould

Merrimack S.S. March 14th 1833. Then Ebenezer Watson, Nathan S. Colby & Safford Watson personally appeared and made oath that they would faithfully and impartially appraise such lands and tenements as should be shewn them as the estate of the within named Enoch Gould to satisfy the within execution.

Benja Evans Justice Peace

We the subscribers having carefully and attentively examined a tract of land shewn to us as the estate of the within named Enoch Gould and bounded as follows; to wit, beginning at the North west corner bound of said Gould's land; thence south on the westerly line of said land five and three fourths rods to a stake and stones on the north bank of the river, thence east one rod & ten links to a stake and stones; thence north by the back of the shed through the house so as to include the north front room, two bed rooms, the entry and the chamber over said rooms likewise a privilege of passing to the chamber and cellar to a stake and stones standing on the highway thence westerly one rod and eight links to the bound first mentioned being about nine rod more or less and upon our oaths say that the same tract of land is of the value of Forty eight dollars and twenty five cents and no more, and we have set off the same land by meter and bounds as aforesaid in satisfaction of the within execution.

March 14th 1833

Safford Watson
Nathan S. Colby } Appraisers
Ebenezer Watson }

Merrimack S.S. March 14th 1833. In pursuance of the directions of Moses Chandler and Solomon Phelps the creditors within named I have extended the within execution upon the tract of land above described in the manner following viz I caused three appraisers to be chosen that is to say, Nathan S. Colby by the creditors within named, Ebenezer Watson who was chosen by myself and Safford Watson who was also chosen by myself for the said Enoch Gould the debtor within named, the said debtor having been duly notified and requested by me to choose an appraiser and having refused or neglected so to do the said Nathan S. Colby Ebenezer Watson and Safford Watson being all respectable freeholders and residents in said County of Merrimack, who being sworn before a Justice of the Peace faithfully and impartially to appraise such lands and tenements as should be shewn to them as the estate of the within named debtor upon their oaths

said

said that the above described tract of land shewn to them as the estate of the aforesaid debtor was of the value of forty eight dollars and seventeen cents and no more, and the said appraisers set off the same land by metes and bounds as aforesaid at that sum in satisfaction of this execution and my fees and I have delivered possession and seignior of the said tract of land to the said Chandler and Phelps the creditors within named, I therefore return this execution fully satisfied as aforesaid.

Andrd Leach Dep. Sheriff.

March 14th 1833. This may certify that I have this day received full seignior and possession of the above described tract of land by Andrew Leach Dep. Sheriff

Moses Chandler.

Received September 3. 1833.

Examined, Sam'l Loffin, Rdr.

Fisk vs Gould

The State of New Hampshire.

B. P. Merrimack, ss.

To the Sheriff of any County in this State, or his Deputy.

Greetings.

Whereas Ephraim Fisk Junior of Hopkinton in said County
Clothed by the Consideration of our Justices of our Court of Common
Pleas, Holden at Concord, within and for the County of Merrimack, on
the first Tuesday of February Anno Domini, 1833 recovered judgement
against Enoch Gould of Sutton in said County, husbandman, for
the sum of Twenty^{two} dollars fifty cents, debt or damages, and seven
dollars seventy four cents, Cost of Suit, as to us appears of Record,
whereof Execution remains to be done.

We command you therefore, that of the Goods, Chattels or
Lands of the said Gould within your precinct, you cause to be
paid and satisfied unto the said Fisk at the value thereof in
money, the aforesaid sum being Thirty dollars twenty four cents in
the whole, with 17 cents more for this Writ, and thereof also to satisfy
yourself for your own fees. And for want of goods, Chattels, or Lands
of the said Gould to be by him shewn unto you, or found within your
precinct, to the acceptance of the said Fisk to satisfy the sum
aforesaid: We command you to take the body of the said Gould
and commit unto either of our Gaols within your precinct, and
detain in your Custody within our said Gaol until he pay the
full

22..50
7.71
30.21

2.3
90
78
1.50
50
3.
0
6.91

full sums above mentioned, with your fees; or that he be discharged by the said Clerk the Creditor, or otherwise by order of Law.

Henceof fail not, and make due return of this Writ with your doings therew, unto our said Court of Common Pleas, to be holden at Concord, in our County of Merrimack, aforesaid, on the first Tuesday of September next.

(Witness, William N. Richardson, Esquire, at Concord, the 18th day of February Anno Domini, 1833.)

M Eastman Clerk.

Merrimack Co. March 14th 1833. The Ebenezer Watson, Nathan S. Colby and Safford Watson personally appeared and made oath that they would faithfully and impartially appraise such land and tenements as should be shewn them as the estate of the within named Enoch Gould to satisfy the within execution.

Penja. Evans Justice Peace.

We the Subscribers have carefully and attentively examined a tract of land, shewn to us as the estate of the within named Enoch Gould, and bounded as follows; to wit, beginning at a stake and stones standing on the highway being the South east corner bound of land set off to Moses Chandler & others to satisfy an execution against said Gould thence easterly on said highway two and a half rods to a stake & stones, thence southerly a parallel line about two rods to the South side of the east door, thence westerly so far as to include the entry way and South east room of the house, likewise to include the cellar under said room and the chamber over said room (reserving to said Gould the privilege of going into the cellar and chamber of said house, thence easterly through said house to the broad id, thence to the bound first mentioned, do upon our oaths say that the same tract of land is of the value of thirty seven dollars and fifty cents and no more, and we have set off the same land by meat and bounded as aforesaid, in satisfaction of the within execution.

March 14th 1833

Obenzer Watson
Nathan S. Colby
Safford Watson } Appraisers

Merf

Merrimack St. March 14th 1833. In pursuance of the directions of Ephraim Fisk Junior the creditor within named, I have extended the within execution upon the tract of land above described in the manner following viz (I caused three appraisers to be chosen, that is to say Nathan S. Colby by the creditor within named, Ebenezer Watson who was chosen by myself and Safford Watson who was also chosen by myself for the said Enoch Gould the debtor within named, the said debtor having been duly notified and requested by me to choose an appraiser and having refused and neglected so to do) the said Nathan S. Colby, Ebenezer Watson and Safford Watson being all respectable freeholders and residence in said County of Merrimack; who being sworn before a Justice of the Peace faithfully and impartially to appraise such landes and tenements as should be shewn to them as the estate of the within named debtor upon their oath said that the above described tract of land shewn to them as the estate of the aforesaid debtor was of the value of Thirty seven dollars and fifty cents and no more and the said appraisers set off the same land by metes and boundes as aforesaid at that sum in satisfaction of this execution and my fees, and I have delivered possession and seign of the said tract of land to the said Ephraim Fisk, within named creditor, I therefore return this execution fully satisfied as aforesaid.

Andrew Leach Dep. Sheriff.

March 14th 1833. This may certify that I have this day received full seign and possession of the above described tract of land by Andrew Leach Dep. Sheriff.

Ephraim Fisk.

Received September 1833.

Examined, Sam'l Coffin, Rdr.

Batchelder v. Greeley

Batchelder
vs.
Greeley

The State of New Hampshire.

Strassford ss.

(L.S.) To the Sheriff of any County in this State, or
his Deputy Greeting.

Whereas Nathan Batchelder of Meredith in said County
of Strafford Esquire, by the consideration of our Justices of our
Court of Common Pleas, holden at Gilford, for and within our
County of Strafford, on the third Tuesday of August Anno
Dominii 1833, recovered judgment against Joseph Greeley of
Gilmanton in said County Gentleman for the sum of sixty
seven dollars forty two cents debt or damages, and seven
dollars seven cents, cost of suit, as to us appears of record,
whereof execution remains to be done. We command you
therefore that of the goods, chattels or lands of the said Joseph
within your precinct, you cause to be paid and satisfied
unto the said Nathan at the value thereof in money, the
aforesaid sums being twenty four dollars forty nine cents in
the whole, with seventeen cents more for this writ, and thereof
also to satisfy yourself for your own fees. And for want of

Travel	1.00	goods, chattels or lands of the said Joseph to be by him shewn
Service	23	unto you, or found within your precinct, to the acceptance of
Poundage	1.73	the said Nathan to satisfy the sums aforesaid, we command
Notifying } 1.00		you to take the body of the said Joseph and him commit unto
Appraisers } 1.00		either of our gaols within your precinct, and detain in your
Public Register	1.50	custody within our said gaol, until he pay the full sums
Travel to the same	1.00	above mentioned with your fees, or that he be discharged
paid appraisers	3.00	by the said Nathan the creditor or otherwise by order of
Making return	1.68	law. Hereof fail not, and make due return of this writ
Just expenses } 1.00		with your clewings therein unto our said Court of Common
succuring appraisers	50	Pleas, to be holden at Dover, in our County of Strafford,
paid commissioners	75	aforesaid, upon the third Tuesday of January next.
Citencing appraisers	1.50	Witness, William M. Richardson, Esquire, at Gilford, the
Spenses	<u>1.00</u>	Second day of September Anno Domini 1833.
	<u>\$ 14.69</u>	A. Peck, Clerk

Strassford ss: September 17th 1833. Then Caleb Sleeper, Elkins Moore
& James French personally appeared & made solemn oath that they
would faithfully & impartially appraise such lands and
tenements as should be shewn them as the estate of the
within named Joseph Greeley to satisfy the within
execution. Before me. Stephen H. Peck, Jus. Peace

the the subscribers having carefully & attentively examined a tract
of land shewn us as the estate—the within named Joseph Greeley,
situate in the town of Canterbury, in the County of Merrimack
being part of the Lot numbered eighty in the second division of
hundred acre lot in said town. drawn to the original right of
Benjamin Smith & bounded as follows, viz. beginning at the south
westly side of the first range way in the second division of
hundred acre lots on the southeasterly side of said lot number eighty,
thence running southwesterly on the line of said lot thirty eight rods
and seventeen links, then a Northwest forty rods, thence Northeast
forty nine rods & seventeen links to a stake and stones, thence south
east thirty two rods to James French's land, thence by said French's
land about twelve rods to the bound first mentioned, containing
twelve acres & nineteen rods, do on our oaths say that said tract
of land is of the value of eighty nine dollars & thirty five cents
& no more. And we have set off the same land by metes and
bounds as aforesaid in full satisfaction of the within execution.

September 17th 1833.

Caleb Sleeper
Elkins Moore
James French

Merrimack ss. September 17. 1833. in pursuance of the direction of Nathan
Batchelder creditor by Stephen Moody Esqur his attorney within named
I have extended the within execution upon the tract of land above described
in the manner following viz. I caused three appraisers to be chosen. that is.
—say James French by the creditor within named, Caleb Sleeper by the debtor
within named and Elkins Moore who was chosen by myself, the
said James French & Caleb Sleeper & Elkins Moore being all reputable
freeholders and residents in said County of Merrimack, who being
sworn before a Justice of the Peace faithfully and impartially
to appraise such lands and tenements as should be shewen to them
as the estate of the within named debtor upon their oath
said that the above described tract of land shewen to them as
the estate of the aforesaid debtor was of the value of eighty
nine dollars and thirty five cents and no more and the
said appraisers set off the same land by metes and bounds
as aforesaid at that sum in satisfaction of this execution
and my fees and I have delivered possession and seisin
of the said tract of land to the said Stephen Moody Esqur
his attorney for Nathan Batchelder the creditor within
named. I therefore return this execution fully satisfied as aforesaid
John Worme Deputy Sheriff

September 17th 1833. This may certify that I have this day received full seisin and possession of the above described tract of land by John Monroe Dept Sheriff
Steph. Alloody.

Received and recorded Sept. 30. 1833.

Examiner from Whipple Register.

Alloody

vs

Gruley.

Stafford ss.

Moody v. Gruley.

The State of New Hampshire.

46. 18 To the Sheriff of any County in this State, or
 6. 59 his Deputy, Greeting.
 52. 77 Whereas Stephen Alloody of Gilmanston in said County Esquire
 17 by the consideration of our Justices of our Court of Common
 52. 94 Pleas, Holden at Gilford, for and within our County of
 Fees Stafford, on the thirteenth Tuesday of August Anno Domini
 Service 23 1833. recovered judgment against Joseph Gruley of
 Travel 1.00 Gilmanston aforesaid Gentleman, for the sum of forty six
 Poundage 1.31 dollars eighteen cents debt or damages, and six dollars fifty
 Notifying appraisal 1.00 nine cents, cost of suit, as to us appears of record, whereof
 Police Register 1.50 execution remains to be done. We command you, therefore,
 making return 1.48 that of the goods, chattels or lands of the said Joseph within
 Attending appraisal 1.50 your precinct, you cause to be paid and satisfied unto the said
 travel & register 1.00 Stephen, at the value thereof in money, the aforesaid sums being
 Office 1.00 fifty two dollars seventy seven cents in the whole, with seventeen
 swearing appraisal 50 cents more for this writ, and hence also to satisfy yourself
 Police Compt. man 75 for your own fees. And for want of goods, chattels or lands
 Appraisers fees 3.00 of the said Joseph to be by him shewn unto you or found within
 Expense 1.00 your precinct, to the acceptance of the said Stephen to satisfy the
 \$ 14.27 sums aforesaid, we command you to take the body of the
 said Joseph and him commit unto either of our goals within
 your precinct, and detain in your custody within our said
 goal, until he pay the full sums above mentioned with your
 fees, or that he be discharged by the said Stephen the creditor
 or otherwise by order of law. Hereof fail not, and make
 due return of this writ with your doings therein unto
 our said Court of Common Pleas, to be Holden at Dover
 Appraisers fees 3.00 in our County of Stafford, aforesaid, upon the thirteenth
 Expense 1.00 Tuesday of January next. Witness William H. Richardson, Esq; in
 \$ 14.27 at Gilford the second day of September anno Domini 1833.

A. Peirce, Clerk.

Stratford ss. September 17th 1833. Then Caleb Sleeper, Elkins Moore & James French personally appeared & made solemn oath, that they would faithfully & impartially appraise such lands & tenements as should be shewn them as the estate of the within named Joseph Gruley to satisfy the within execution.

Before me Stephen H. Moody Jus. Peace.

We the subscribers having carefully & attentively examining a tract of land shewn us as the estate of the within named Joseph Gruley situate in the town of Canterbury in the County of Merrimack being part of the lot number eighty in the second division of hundred acre lots in said town, drawn to the original right of Benjamin Smith & bounded as follows, viz. Beginning at the southwesterly corner of a tract of land this day set off by us on execution in favor of Nathan Batchelder, thence running southwest on the side line of the aforesaid lot forty one rods & eight links to a stake and stones, thence Northwest forty rods to a stake & stones, thence Northwest forty one rods & eight links to the aforesaid land set off to Nathan Batchelder, thence South east to the bound first mentioned, containing ten acres & fifty three rods. do on our oaths say that the same tract of land is of the value of sixty seven dollars and twenty one cents & no more & we have set off the same land by metes & bounds as aforesaid in full satisfaction of the within execution.

September 17. 1833.

Caleb Sleeper
Elkins Moore
James French

Merrimack ss. September 17th 1833. In pursuance of the direction of Stephen Moody Esq; the creditor within named. I have extended the within execution upon the tract of land above described the manner following. viz. I caused three appraisers to be chosen that is say Elkins Moore by the creditor within named James French by the debtor within named and Caleb Sleeper who was chosen by myself the said Elkins Moore & James French & Caleb Sleeper being all reputable freeholders and residents in said County of Merrimack who being sworn before a Justice of the Peace faithfully and impartially to appraise such lands and tenements as shown to them as the estate of the within named debtor. upon three oaths said that the above described ~~particular~~ tract of land shewn to them as the estate of the aforesaid debtor was of the value of sixty seven dollars and twenty one cents and no more and the said appraisers set off the same land by metes and bounds as aforesaid at that sum in satisfaction of this execution and my fees

and I have delivered possession and seisin of the said tract of land to the said Stephen Moody the creditor within named I therefore return this execution fully satisfied as aforesaid.

John Monroe Deputy Sheriff

Septem 17th 1833 wherby may certify that I have this day received full seisin and possession of the above described tract of land by John Monroe depy. Sheriff.

Stepn Moody

Received and recorded September 30. 1833.

Examiner Jno Whipple Register

Blake
vs
Currier

The State of New Hampshire
Merrimack ss.

(S) To the Sheriff of any County in this State.
or his Deputy, Greeting
Whereas James Blake of Rochester in said County
Gentleman, by the consideration of our Justices of our Court
of Common Pleas ^{held at Concord,} within and for the County
of Merrimack on the first Tuesday of September Anno
Domini 1833 recovered judgment against Lewis F.
Currier of Sandwich in the County of Strafford His
baudeman for the sum of two hundred sixty six dollars
debt or damages and seven dollars eight cents cost
of suit, as to us appears of Record, whereof execution
remains to be done. He command you therefore that
of the goods, chattels or lands of the said Currier
within your precinct, you cause to be paid and
satisfied unto the said Blake at the value thereof
in money, the aforesaid sums being two hundred
seventy three dollars eight cents in the whole with
17 cents more for his wait; and thereof to satisfy
yourself for your own fees. And for want of
goods, chattels, or lands of the said Currier to be
by him shewn unto you, or found within your
precinct, to the acceptance of the said Blake to
satisfy the sums aforesaid. He commandes you to

266.00
7.08

273.08
17

take the body of the said Currie and him commit unto either of our gaols within your precinct and detain in your custody within our said gaol until he pay the full sums above mentioned with your fees; or that he be discharged by the said Blake the creditor, or otherwise by order of law. Hereof fail not, and make due return of this writ with your doings therein unto our said Court of Common Pleas, to be holden at Concord in our County of Merrimack aforesaid, on the first Tuesday of February next.

Witness, William M. Richardson, Esquire, at Concord the 27th day of Sept: anno Domini 1833.

S. C. Badger Clerk.

Merrimack ss. October 10th 1833. Then David M. Carpenter and Benjamin Emery of Chichester and Nathaniel Sherburne of sd Chichester in said County personally appeared and made oath, that they would faithfully and impartially appraise such lands and tenements as should be shown them as the estate of the within named Lewis F. Currie to satisfy the within execution.

Before me,

Aaron Carroll Justice of the Peace.

We the subscribers having carefully and attentively examined a tract of land situate in Chichester aforesaid with the building thereon shewn to us as the estate of the within named Lewis F. Currie and bounded as follows, to wit, beginning on the centre road at the North west corner of Lot No: fifteen in the second range and first division at the ~~northeast~~ corner of lot no fifteen, thence running south thirty eight degrees thirty minutes east east, twenty six rods ten links to land of James Blake to a stake and stones, thence south forty three degrees thirty minutes west eleven rods eighteen links to a stake and stones on the North side of the Turnpike road, thence running North forty seven degrees thirty minutes west twenty four rods eleven links to a stake and stones at the junction of the Turnpike road aforesaid and the centre road so called, thence running ~~northeast~~ thirty six degrees east sixteen rods fifteen links to the first mentioned bound. And also one other tract of land with a barn standing thereon situate in said Chichester and shewn to us as the estate of

Blake vs. Currie.

the above named Lewis F. Flaxford Currie being part of said Lot and lying on the South side of said Turnpike road and bounded as follows viz. beginning at the junction of said turnpike and centre roads at a stake and stones, thence running South forty seven degrees thirty minutes east fifty three rods thirteen links to a stake and stones, thence running south thirty six degrees west eighty seven rods twenty links to a stake and stones, thence running North forty seven degrees thirty minutes west fifty three rods thirteen links to said centre road to a stake and stones. thence running North thirty six degrees east by said road to the first mentioned "bound" eighty seven rods and twenty links. do upon our oaths say that the said tracts of land are of the value of two hundred and ninety three dollars and no more: And we have set off the same land by metes and bounds as aforesaid in satisfaction of the within execution. October 10th. 1833

David M. Carpenter

Benjamin Emery

Nathaniel Sherburne

Milimack 11 October 18th 1833. In pursuance of the directions of James Blake the creditor within named I have extended the within execution upon the tracts of land above described in the manner following viz. I caused three appraisers to be chosen that is to say Nathaniel Sherburne, by said Blake the creditor, David M. Carpenter who was chosen by myself and Benjamin Emery who was also chosen and appointed by me in behalf of said Lewis F. Currie the debtor within named. he being out of the County and in parts unknown and not being to be found, so that he might be notified. The said Nathaniel Sherburne David M. Carpenter and Benjamin Emery being all reputable freeholders and residents in said County of Milimack, who being sworn before myself a Justice of the Peace, faithfully and impartially to appraise such lands and tenements as should be shown to them as the estate of the within named debtor upon their oath said that the above described tracts of land shown to them as

The estate of the aforesaid debtor were of the value of two hundred and ninety three dollars and no more. And the said appraisers set off the same land by metes and bounds as aforesaid at that sum in satisfaction of this execution and my fees. and I have delivered possession and seisin of the said tracts of land to the said James Blake the creditor within named. I therefore return this execution fully satisfied as aforesaid.

Alonzo Carroll. Sheriff

October 10. 1833.

This may certify that I have this day received full seisin and possession of the above described tracts of land by Alonzo Carroll Sheriff.

James Blake.

Eon -	<u>273.25</u>
Fees Travel & servis	" 59
Poundage -----	3.98
Notifying debtor , appraisers & Surveyor -----	2.50
Appraisers	4.00
Surveyor	2.00
1 day with appraisers & expense	3.18
Recording	2.00
Justice fees	.50
Making return	<u>1.00</u>
	<u>\$19.75</u>

Received and recorded October 11. 1833.

Examined 9/10. 11 Upper Register

Smith
vs.
Holmes

63. 25
7. 09
70. 34

Serv. 23
Fiance 40
Pounde 1.67
Decracing 1.00
Wtng upon 1.00
Justice 50
Appracim 1.50
6.30

L.S. The State of New Hampshire
Merrimack ss. To the Sheriff of any County in this
State, or his Deputy Greeting.

Hearas Samuel Smith of Wilton in our County of
Hillsborough Yeoman, by the consideration of our Justices
of our Court of Common Pleas, Holden at Concord
within and for the County of Merrimack, on the first
Tuesday of September anno Domini 1833, recovered
judgment against John Holmes of Hopkinton in said
County Husbandman, for the sum of sixty three dollars
twenty five cents debt or damages, besides seven dollars
nine cents cost of suit, as to us appears of record,
whereof execution remains to be done. We command
you therefore, that of the goods, chattels or lances of the
said Holmes within your precinct, you cause to be
paid and satisfied unto the said Smith at the value
thereof in money, the aforesaid sums being seventy
dollars thirty four cents in the whole, with 17 cents
more for this writ; and thereof also to satisfy yourself
for your own fees. Lence for want of goods, chattels
or lances of the said Holmes to be by him shwon unto
you, or found within your precinct, to the acceptance
of the said Smith to satisfy the sums aforesaid. We
command you to take the body of the said Holmes and
him commit unto either of our gaols within your
precinct, and detain in your custody within our
said Gaol until he pay the full sum above mentioned
with your fees, or that he be discharged by the said Smith
the creditor, or otherwise by order of Law.

Hereof fail not, and make due return of this writ, with
your doings therein, unto our said Court of Common Pleas
to be Holden at Concord, in our County of Merrimack aforesaid
on the first Tuesday of February next.

Witness W. H. Richardson Esq; at Concord the 17
day of September anno Domini 1833.

S. C. Badger Clerk.

State of New Hampshire

Merrimack ss 3 September 23. 1833. Personally
appearing William Liles me declare that he would faithfully
and impartially appraise such land and tenements as should

be shewn to him as the estate of the within named John Holmes to satisfy the within execution.

Before me Horace Chase Justice of the Peace
State of New Hampshire

Merrimack ss September 23. 1833. Personalty,
appearing Moses Tyler and Samuel Gale made oath that
they would faithfully and impartially apprise such lands
and tenements as should be shewn to them as the estate of
the within named John Holmes to satisfy the within
execution.

Before me William Little Justice of the Peace
the subscribers having carefully and attentively examined
a tract of land shewn to us as the estate of the within named
John Holmes and bounded as follows. Beginning at the
Southeast corner of land set off to Daniel Bailey at a
stake and stones. thence running easterly by land of
Elijah Holmes fifty eight rods and nineteen links
to a white oak tree marked as a corner bound. thence
Northward by lances of Simon Tyler sixteen rods to a
stake and stones. thence westerly by land of Jeremiah
Story fifty one rods to a stake and stones, thence southerly
by said Daniel Baileys land fourteen rods to the first
mention'd bound. do upon our oaths say that the same
tract of land is of the value of thirty four dollars and
fifty cents. and no more. and we have set off the same
land by metes and bounds as aforesaid in part satis.
of the within execution.

September 23. 1833.

William Little
Samuel Gale
Moses Tyler

Merrimack ss. September 23. 1833. In pursuance of the
directions of Samuel Smith the Creditor within named
I have executed the within execution wth. the tract of land
above described in the manner following. viz. I
caused three appraisers to be chosen William Little
by the Creditor within named. Moses Tyler who was
chosen by myself and Samuel Gale who was chosen
by myself for the said John Holmes the debtor within
named. The said debtor having been duly notified
and requested by me to choose an appraiser and

Having refused and neglected so to do. The said
William Little, Moses Tyler and Samuel Gale
being all reputable freeholders and residents in
said County of Merrimack, who being sworn
before two Justices of the Peace fairly and
impartially to appraise such lands and tenements
as should be shown to them as the estate of the within
debtor upon their oaths said that the above described
tract of land shewn to them as the estate of the aforesaid
debtor was of the value of twenty eight dollars
and twenty cents and no more since the said Appraisers
set off the same land by metes and boundaries as aforesaid
at that sum in part satisfaction of this execution and
my fees. and I have received possession saying of
the said tract of land to the said Samuel Smith the
creditor within named by Joshua F. Tufts agent for
said Smith. I therefore return this execution satisfied
as aforesaid in part to wit, for the sum of twenty eight
dollars and twenty cents being the residue of the
said sum of thirty four dollars and fifty cents
the value of said land after deducting my fees
and for no more.

Andie Beach D.Sheriff.

September 23. 1833. This man certify that I have
this day received full seizin and possession of the
above described tract of land by Andrew Leach
Deputy Sheriff for Samuel Smith the creditor.

Joshua F. Tufis.

Received and recorded February 7, 1834.

461

461

Eaton
v.
Cheney

L.S. The State of New Hampshire.
Merrimack ss. To the Sheriff of any County in this state
or his Deputy.

Greeting
Whereas Joshua Eaton of Bradford in said County
Gentleman by the consideration of our Justices of our Court
of Common Pleas holden at Concord within and for the
County of Merrimack on the first Tuesday of February
Anno Domini 1834 recovered judgment against Thomas
Cheney of the same Bradford his holder for the sum of fifty
six dollars twenty four cents debt or damages, and seven
dollars fifty five cents cost of suit as to as appears of record
whereof execution remains to be done. The command you
therefore that of the goods chattels or lands of the said
Cheney within your precinct you cause to be seized and
sold unto the said Eaton at the value thereof in money
the aforesaid sums, being sixty three dollars twenty nine
cents on the whole, with 17 cents more for this writ and
thereof also to satisfy yourself for your own fees. And for
want of Goods, chattels, or lands of the said Cheney to be by
him shown unto you, enforce within your precinct to the
acceptance of the said i.e. to satisfy the sums aforesaid
the command you to take the body of the said Cheney
and him commit unto either of our gaols within your
precinct and detain in your custody within our said
Gaol until he pay the full sums above mentioned, with
your fees; or that he be discharged by the said reason the
Travel 90 creditor, or otherwise by order of Law. Hereof, will not
make due return of this writ, with your doings
baths 50 thence unto our said Court of Common Pleas to be holden at
Appraisers 3.00 Concord in our County of Merrimack aforesaid, on the first
Reconciling 1.00 Tuesday of September next. Witness William H. Richardson,
My witnessam Esq; at Concord the 18th day of February anno Domini
andatum 1834.

S. C. Badger W.R.

Notifying

Appraiser 50 Merrimack ss. March 13th 1834. Then Jabez Sawyer
John S. Davis, and William Sawyer personally appeared
and made oath that they would faithfully and impartially
appraise such land and tenements as should be shown them
as the estate of the within named Thomas Cheney to satisfy
the within execution. Before me
Bartholomew Smith Justice of the Peace

Eaton vs Cheney

The the subscribers having carefully and attentively examined a tract of land shown to us as the estate of the within named Thomas Cheney and bounded as follows Beginning at a stake and stones near a large rock on the South side of the old road about seventy rods west of Jonathan Cheney house in Bradford, thence south by land of John Jameson ten and one half degrees east thirty eight rods to stake and stones. thence east by said Jameson fifteen degrees North sixty rods to stake and stones standing near the old road. thence North by the South side of the ^{old} road thirty five degrees west by said road fifty six rods to stake and stones. thence west eleven rods degrees North by said old road eight rods to stake and stones. thence west twenty nine degrees North by said old road twelve rods to the boundary first mentioned containing about nine acres be the same more or less as upon our oaths say that the same ~~more or less~~ tract of land is of the value of twenty three dollars and sixty two cents and no more and we have set off the same land by metes and bounds as aforesaid in satisfaction of the within execution.

March 13. 1834.

Jabez Sawyer
John S. Davis
William Sawyer

Merrimack ss. March 13. 1834. In pursuance of the directions of Joshua Eaton the creditor within named I have executed the within execution upon the tract of land above described in manner following viz. I caused three appraisers to be chosen that is to say Jabez Sawyer by the creditor within named John S. Davis by the debtor within named and William Sawyer who was chosen by myself. the said Jabez Sawyer. John S. Davis. and William Sawyer being all reputable freeholders and residents in said County of Merrimack. who being sworn before a Justice of the Peace faithfully and impartially to appraise such land and tenements as should be shown to them as the estate of the within named debtor upon their oath said that the above described

bout of land shown to them as the estate of the aforesaid debtor was of the value of twenty three dollars and sixty two cents and no more and the said appraisers set off the same land by metes and bounds as aforesaid at that sum in satisfaction of this execution and my fees and I have delivered possession and seized of the said tract of land to the said Joshua Eaton the creditor within named I therefore return this execution fully satisfied as aforesaid

Lynd Cressy Dep. Sheriff

March 13. 1834. This may certify that I have this day received full seized and possession of the above described tract of land by Lynd Cressy Deputy Sheriff

Joshua Eaton

Received and recorded April 12. 1834.

Excominc: Notifiable Register.

Thompson vs
Goodwin

(S) The State of New Hampshire
Merrimack ss. To the Sheriff of any County in this State

or his Deputy Greeting
Whereas Robert Thompson and Harrison D. Robertson both of Warner in said County Traders by the consideration of our Justices of our Court of Common Pleas holden at Concord within and for the County of Merrimack on the first Tuesday of February anno Domini 1834 recovered judgment against Amos G. Goodwin of Sutton in said County Thompson for the sum of one hundred five dollars fifty six cents debt or damages and fourteen dollars thirty nine cents cost of suit, as to us appears of Record, whereof execution remains to be done, the command you therefore that of the goods, chattels or land of the said Goodwin within your precincts you cause to be paid and satisfied unto the said Robert & Harrison at the value thereof in money

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119.95
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the aforesaid sums, being one hundred and nineteen dollars ninety five cents in the whole, with 17 cents more for this Writ, and thereof also to satisfy yourself for your own fees. And for want of goods, chattels, or chattels of the said Goodwin to be by him shewn unto you, or found within your precinct, to the acceptance of the said Robert & Harrison to satisfy the sums aforesaid. We command you to take the body of the said Goodwin and him commit unto either of our gaols within your precinct and detain in your custody within our said Gaol until he pay the full sum above mentioned, with your fees, or that he be discharged by the said Robert & Harrison the creditor, or otherwise by order of Law. Whereof fail not, and make due return of this Writ, with your doings therein, unto our said Court of Common Pleas to be holden at Concord, in our County of Merrimack aforesaid, on the first Tuesday of September next.

Witness William H. Richardson Esquire at Concord the 18th day of February anno Domini 1834.

P. G. Badger Clerk.

Merrimack ss. March 3^d 1834. Then Philip Colby, Eliot C. Badger & Thomas H. Bartlett personally appeared and made oath that they would faithfully and impartially appraise such lands and tenements as should be shewn them as the estate of the within named Amos S. Goodwin to satisfy the within execution.

Before me Nathan S. Colby Just Peace
the the subscribers having carefully and attentively examined a tract of land situate in Sutton in said County shewn to us as the estate of the within named Amos S. Goodwin and bounded as follows to wit, beginning at a stake standing at the north end of a large stone it being the Northwest corner bound of land William Goodwin purchased of Benjamin Wells 3rd. thence running easterly on the North side line of said land seven rods to a stake standing at the side of a large stone, thence south thirty degrees west three rods and one half to a stake and stones thence south eighty two degrees west five rods to a stake and stones standing on the east side of a small brook, thence

North four degrees east five rods and one half to the bound
first mentioned containing about twenty nine acres by
measure which twenty nine rods of land & the buildings
thereon do upon our oaths say is of the value of eighty
five dollars and sixty six cents & no more and we have
set off the same tract of land by metes & bounds as aforesaid
in satisfaction of the within execution March 3 1834.

Philip Bolby Jr
Elliot L. Badger
Thomas H. Bartlett.

Hennimack ss. March 3^d 1834. In pursuance of the directions
of Robert Thompson and Harrison D. Robertson the creditors within
named I have extended the within execution upon the tract
of land above described in the manner following viz.
I caused three appraisers to be chosen that is to say,
Philip Bolby by the debtor within named. Elliot L. Badger
by creditors within named & Thomas H. Bartlett who
was chosen by myself the said Philip Bolby Elliot L.
Badger & Thomas H. Bartlett being all reputable free
holders & residents in said County of Hennimack wth
being sworn before a Justice of the Peace faithfully and
impartially to appraise such land & tenement as should
be shown to them as the estate of the within debtor upon
their oath said that the above described tract of land
shown to them as the estate of the aforesaid debtor were
of the value of eight five dollars & sixty six cents & no
more & the said appraisers set off the same land by metes
& bounds as aforesaid at that sum in satisfaction of
this execution & my fees & I have delivered possession and
seizin of the said tract of land to the said Robert Thompson and
Harrison D. Robertson the creditors within named & there are
returned this execution satisfied as aforesaid in part to wit
for the sum of twenty six dollars twenty three cents being
the residue of the said sum of eighty five dollars
sixty six cents the value of said land after deducting my
fees and for no more. Fees & expense of ^{leaving} execution.

Poundage	1.43
per appraiser	.50
notifying appraiser	.00
per Justice	.50
attendance & expences	3.50
4 uns. Regis.	1.50
	9.43

Stephen George De'ry Sheriff.

March 3. 1834. This may certify that we have this day recd. full swzg and possession of the above described tract of land by Stephen George Deputy Sheriff
Received and recorded
April 26. 1834.

Robert Thompson

Swzg of Notf'd by Reg H. J. Robertson

Eastman
vs.
Evans

(S) The State of New Hampshire.
Hennimack ss. To the Sheriff of any County in this State
or his Deputy. Greeting.

Whereas Gardner H. Eastman of Lowell in the County of Middlesex and Commonwealth of Massachusetts gentleman,
by the consideration of our Justices of our Court of Common
Pleas. Holden at Concord, within and for the County of
Hennimack, on the first Tuesday of February anno
Dominii 1834. recovered judgment against Ezekiel Evans
of Lowell in the County of Middlesex and the Com-
monwealth of Massachusetts Gentleman, for the sum of
six hundred ninety eight dollars twenty eight cents
debt or damages and forty two dollars sixty one cents cost of
suit. as to us appears of record. whereof execution remains
to be done. We command you therefore that of the goods chattels
or lands of the said Evans within your precinct. you cause
to be paid and satisfied unto the said Eastman at the value
thereof in money. the aforesaid sums. being seven hundred
forty dollars eighty five cents in the whole. with 17
cents more for this writ. and thereof also to satisfy yourself
for your own fees. And for want of goods, chattels. or lands
of the said Evans to be by him shewn unto you. or found
within your precinct. to the acceptance of the said Eastman
to satisfy the sums aforesaid. We command you to take
the body of the said Evans and him commit unto either
of our gaols within your precinct. and detain in your
custody within our said Gaols within your precinct. and
detain in your custody without our said gaol until
he pay the full sums above mentioned. with your fees
or that he be discharged by the said Eastman the
creditor. or otherwise by virtue of law. Hereof fail
not. and make due return of this writ. with your
doings therein unto our said Court of Common Pleas. to

698. 28
42. 61
740. 89
17

be holden at Concord, in our County of Merrimack
aforesaid, on the first Tuesday of September next.

Witness, William M. Richardson Esquire at Concord
the 18th day of February Anno Domini 1834.

J. C. Badger Clerk

Merrimack ss. February 20th 1834. Then Robert Thompson
Nehemiah Harsey & Daniel George personally appeared and
made oath that would faithfully and impartially appraise
such lands and tenements as should be shown as the estate
of the within named Ezekiel Evans to satisfy the within
execution before me. Nathan S. Colby Justice of Peace

The the subscribers having carefully and attentively
examined a tract of land situate in Warner in said
County shown to us as the estate of the within named
Ezekiel Evans and bounded as follows to wit, beginning
at a stake & stones ~~one~~ the south and westerly side of the
main road that leads through the town of Warner & to
land owned by Daniel Loring, thence south seventy
five degrees west by said Loring's land thirty two
rods to the river that runs through the said town of
Warner, thence south fifty four degrees east by the
side of said river forty rods to a stake & stones to land
owned by Ezra Burwell, thence by said Burwell's land
south eighty seven degrees east twenty four rods
thence north eighty degrees east eight rods, thence
north fifty nine degrees east six rods to a stake & stones
by the side of the main road, thence south westerly
side of said road to the bound first mentioned
containing seven acres and two thirds of an acre
which seven and two thirds of an acre of land do
upon our oaths say is of the value of one hundred
six dollars and sixty seven cents & no more and we have
set off the same tract of land by metes and bounds
as aforesaid in satisfaction of the within execution
February 20th 1834.

Robert Thompson
Nehemiah Harsey
Daniel George

Eastman v Evans

Billerimack ss. February 20th 1834. In pursuance of the directions of Gardner K. Eastman the creditor within named I have extended the within execution upon the tract of land above described in the manner following namely I caused three appraisers to be chosen that is to say Robert Thompson by the debtor within named Nehemiah Hoadley by the creditor within named and Daniel George who was chose by myself the said Robert Thompson, Nehemiah Hoadley and Daniel George being all reputable freeholders and residence in said County of Billerimack. who being sworn before a Justice of the Peace faithfully & impartially to appraise such Land & tenements as should be shewn to them as the estate of the within debtor upon their oaths said that the above described tract of land shew to them as the estate of the aforesaid debtor were of the value of one hundred six dollars & sixty seven cents and no more and the said Appraisers set of the same land by metes & boundaries as aforesaid at that sum in satisfaction of this execution and my fees I have delivered possession and seizin of the said tract of land to the said Gardner K. Eastman the creditor within named. I therefore return this execution satisfied as aforesaid in part to wit for the sum of ninety four dollars & fifty two cents being the residue of the said sum of one hundred six dollars sixty seven cents the value of said land after deducting my fees & no more

Fees Surveyor .00.. 23

have .00 .. 60

Poundage 2.32

Princ Surveyor

Chained appraisers 3.00

Notifying appraisers 1.00

Justice 50

Attendance & expense 3.00

Register 1.50

12.15

Stephen George Deputy Sheriff

February 20th 1834. This may certify that I have this day received full seizin and possession of the above described tract of land by Stephen George Deputy Sheriff Received and Recd
Gardner K. Eastman

April 26. 1834.
Gardner K. Eastman
By his Attorney H. B. Chase

Davis
v.
Barns

(25)

The State of New Hampshire 469 Lib 9
Hillsborough ss. To the Sheriff of any County in this State
or his Deputy Greeting.

63. 17
12. 89
76. 06
17
76. 23

Whereas Abigail Davis of Manchester in said County
single woman, by the consideration of our Justices of our Courts
of Common Pleas, holden at Amherst, for and within our
County of Hillsborough on the third Tuesday of February
Anno Domini 1834 recovered judgment against Ench
B. Barnes of Hooksett in our County of Merrimack Esquire
for the sum of sixty three dollars seventeen cents debt
or damages and twelve dollars eighty nine cents
cost of Suit, as to us appears of Record, whereof
Reception remains to be done: We command you therefore
that of the goods, chattels or lands of the said Barnes
within your precinct, you cause to be seized and rated, and
unto the said Davis at the value thereof in money,
the aforesaid sums being Seventy six dollars six cents
in the whole, with 17 cents nine for this writ and
thereof also to satisfy yourself for your own fees, and
for want of goods, chattels, or lands of the said Barnes
to be by him shewn unto, or found within your
precinct, to the acceptance of the said Davis to satisfy
the sums aforesaid: We command you to take the
body of the said Barnes and him commit unto
our Gaol within your precinct, and detain in
your custody within our said gaol, until he pay
the full sums above mentioned, with your
fees, or that be discharged by the said Davis
the creditor or otherwise by virtue of law. Thereof
fail not, and make return of this writ, with
your doings therein, unto our said Court of
Common Pleas to be holden at Amherst in our
County of Hillsborough, aforesaid, on the third
Tuesday of September next. Witness William M.
Richardson, Esq. at Amherst, the 3rd day of March
Anno Domini 1834. A. Wallace Clerk.

Merrimack ss. March 19. 1834. Then Daniel Sawyer, Daniel
Rowe and John Prescott personally appeared and made oath that
they would faithfully and impartially appraise such lands
and tenements as should be shew them as the estate of
the within named Ench B. Barnes to satisfy the within
execution. Before me, Thomas R. Taggart Justice of the Peace

Be it subsribed having carefully and attentively examined a tract of land shewon to his as the estate of the within named Enoch B. Barnes, late deceased in Hooksett in said County of Merrimack and bounded as follows. viz.
 Beginning at a stone erect in the ground on the south line of Lot No. 94, which is the southeast corner of said premises it being one of the corner bounds of the town of Hooksett, thence running North twenty nine degrees east thirty six rods to a stake and stones, thence North sixty eight and a half degrees west sixty one rods to a stake and stones standing on the west line of Lot No. 95, thence North one degree west on the original lot line one hundred and forty three rods to a Black oak tree marked it being the northeast corner of Lot No. 95, thence North sixty nine and a half degrees west on the original lot line one hundred and twenty six rods to a red oak tree marked, it being the Northwest corner of said Lot No. 95, thence South one half degree west on the original lot line sixteen rods and twenty links to a stake, thence south sixty nine and one fourth degrees east fifty one rods and five links to a white oak tree marked, thence South one and three fourths degrees west one hundred and fifty four rods twelve links to a stake, thence North sixty nine and a half degrees west fifty two rods to a pine knot stemming on the west line of Lot No. 95, thence South one half degree west on the original lot line eight rods to a stake and stones it being the South west corner of Lot No. 95, thence South sixty eight and a half degrees east on the original lot line about one hundred and seventy six and a half rods to the bounds first mentioned containing one hundred and three acres and sixty six rods, the same being parts of Lots No 94 & 95 in the Thirteenth range and fourth division originally laid out in the town of Chester do whom ever oaths say that one undivided fourth part of the same tract of land is of the value of fifty one dollars and seventy one cents and no more since we have set off the said tract of land by metes and bounds as aforesaid and have assigned one undivided fourth part thereof to the said Abigail Davis the creditor within named in part satisfaction of this execution

March 19. 1834.

Daniel Sawyer
Daniel Rowe
John Prescott

Merrimack 33 March 19. 1834 In pursuance of the directions of Abigail Davis the creditor within named I have intended this execution upon one undivided fourth part of the tract of land above described in the manner following viz. I caused three Appraisers to be chosen that is to say Daniel Sawyer by the creditor within named Daniel Rose who was chosen by myself and John Prescott who was also chosen by myself for the said Enoch B. Barnes the debtor within named. The said debtor not being an inhabitant or resident of the said County of Merrimack nor has the said Enoch B. Barnes the debtor chosen an appraiser for himself and notified me thereof. The said Daniel Sawyer Daniel Rose and John Prescott being all reputable freeholders and residents in said County of Merrimack who being sworn before a Justice of the Peace faithfully and impartially to appraise such lands and tenements as should be shown to them as the estate of the within named debtor upon their oath said that one undivided fourth part of the above described tract of land shown to them as the estate of the debtor aforesaid was of the value of fifty one dollars and twenty one cents and no more. And the said appraisers set off the same land by metes and bounds as aforesaid at that sum in part satisfaction of this execution and my fees and I have delivered possession and seizin of the said tract of land to the said Abigail Davis the creditor within named. I therefore return this execution satisfied as aforesaid in part to wit for the sum of forty one dollars and thirty eight cents being the residue of said sum of fifty one dollars and twenty one cents the value of said land after deducting my fees and no more.

Fees Service	23
Travel60
Poundage	1.00
Notifying parties & appraisers	.00
hiring Justice for swearing Affid's	.50
hiring Appraisers	2.25
Surveyor & Chainmans fees	2.00
Attending with Appraisers	.75
Return	1.00
Recording	<u>1.00</u>
	<u>10.83</u>

Wm. Moulton D. Sheriff

March 19. 1834. This may certify that I have this day received full seized and possession of the above described tract of land by Isaac Moulton Deputy Sheriff.

Recd June 5. 1834. G. Wm. Knott, Esq. Reg. Abigail Davis.

Davis
vs.
Barnes

63. 17
12. 89

76. 06

(25) The State of New Hampshire.
Hillsborough ss. To the Sheriff of any County in this State
or his Deputy Greeting
Whereas Sally Davis of Goffstown in said County single
woman, by the consideration of our Justices of our Court of
Common Pleas helden at Amherst, for and within our County
of Hillsborough, on the third Tuesday of February anno
Dominii 1834, recovered judgment against Enoch B. Barnes
of Hooksett in our County of Merrimack Esquire for the
sum of sixty three dollars seventeen cents debt or damage
and twelve doz. and eighty nine cents cost of suit, as to our
Registers of Records, whereof execution remains to be done:
We command you therefore, that of Goods, chattels or lands
of the said Barnes within your precinct, you cause to be paid
and satisfied unto the said Davis at the value thereof
in money, the aforesaid sums being seventy six dollars
six cents in the whole with 17 cents more for this writ,
and thereupon also to satisfy yourself for your own fees. And for
want of goods, chattels, or lands of the said Barnes to be by him
shown unto you, or found within your precinct, to the acceptance
of the said Davis to satisfy the sums aforesaid. We command
you to take the body of the said Barnes and him commit unto
our Gaol within your precinct, and detain in your custody
within our said Gaol, until he pay the full sum above mentioned
with your fees, or that he be discharged by the said Davis the
creditor, or otherwise by order of Law. Hereof fail not, and make
return of this writ, with your doings therein, unto our said
Court of Common Pleas, to be holden at Amherst, in our County
of Hillsborough, aforesaid, on the third Tuesday of September
next. Witness William H. Richardson, Esq. At Amherst, the
3^d day of March Anno Domini 1834.

A. Wallace Clerk.

Marsimarch ss. March 19. 1834. Then Daniel Sawyer, Daniel
Rowe, and John Prescott personally appeared and made oath
that they would faithfully and impartially appraise such

lands and tenements as should be shewon them as the estate of
the within named Enock B. Barnes to satisfy the within execution.

Before me Thomas R. Taggart Justice of the Peace
the subscribers having carefully and attentively examined
a tract of land shewon to us as the estate of the within named
Enock B. Barnes situate in Hooksett in said County of Merrimack
and bounded as follows Viz. Beginning at a stone erect in
the ground on the south line of Lot No 94. which is the southeast
corner of said pur. ises. it being one of the corner bounds of the
town of Hooksett. thence running North twenty nine degrees
east thirty six rods to a stake and stones. thence North sixty
eight and a half degrees west sixty one rods to a stake and stones
standing on the west line of Lot No. 95. thence North one degree
west on the original lot line one hundred and forty three rods to a
black oak tree marked it being the Northeast corner of Lot No.
95. thence North sixty nine and a half degrees west on the
original lot line one hundred and twenty six rods to a red oak
tree marked it being the Northwest corner of said Lot No.
95. thence south one half degree west on the original lot line
sixteen rods and twenty links to a stake. thence south sixty nine
and one fourth degrees east fifty one rods and five links
to a white oak tree marked. thence south one and three
fourths degrees west one hundred and fifty four rods twelve
links to a stake. thence North sixty nine and a half degrees
west fifty two rods to a pine knot standing on the west line
of lot No 95. thence south one half degree west on the original
lot line eight rods to a stake and stones it being the south
west corner of Lot No. 95. thence South sixty eight and
a half degrees east on the original lot lines about about
one hundred and seventy six and a half rods to the bounds
first mentioned containing one hundred and three acres and
sixty six rods the same being parts of Lots No 94 & 95 in the
thirteenth range and fourth division originally laid out in the
town of Chester. as upon our oaths say. that one undivided fourth
part of the same tract of land is of the value of fifty one
dollars and seventy one cents and no more and we have set off the
said tract of land by metes and bounds as aforesaid and have
assigned one undivided fourth part thereof to the said Sally Davis
the creditor within named in part satisfaction of this execution

March 19. 1834.

Daniel Scoville
Daniel Rover
John Prescott

Merrimack ss. March 19. 1834. In pursuance of the directions of Sally Davis the creditor within named I have extended this execution upon one undivided fourth part of the tract of land above described in the manner following viz. I caused three appraisers to be chosen, that is to say Daniel Sawyer by the creditor within named, Daniel Rose who was chosen by myself and John Prescott who was also chosen by myself for the said Enoch B. Barnes the debtor within named. The said debtor not being an inhabitant or resident of the said County of Merrimack, nor has the said Enoch B. Barnes the debtor chosen an appraiser for himself and notified me thereof, the said Daniel Sawyer, Daniel Rose and John Prescott being all reputable freeholders and residents in said County of Merrimack, who being sworn before a Justice of the Peace faithfully and impartially to appraise such lands and tenements, as should be shown to them as the estate of the within named debtor upon their oath said that one undivided fourth part of the above described tract of land shown to them as the estate of the debtor aforesaid was of the value of fifty one dollars and twenty one cents and no more. And the said appraisers set off the same land by metes and bounds as aforesaid at that sum in just satisfaction of this execution and my fees and I have delivered possession and seizin of the said tract of land to the said Sally Davis the creditor within named I thereupon return this execution satisfied as aforesaid in part to wait for the sum of forty one dollars and thirty eight cents being the residue of said sum of fifty one dollars and twenty one cents the value of said land after deducting my fees and no more.

Lees Service	23	March 22d 1834 D. Sheriff
Travel	.00	
Courage	1.00	
Notifyng parties & appraisers	1.00	
Just for swearing chgs	.50	
paid Appraisers	2.25	
Sawyer & Chrmans fees	2.00	
Attending with appraisers	.75	
Return	1.00	
Recording	1.00	
		10.33

475 175

March 19. 1834. This may certify that I have this day received full seizin and possession of the above described tract of land by Mac Moulton Deputy Sheriff

Sally Davis.

Received and recorded June 5. 1834

Examined Notifiable Register.

St Clair
to
Brickett

60.00
7.22
67.22
17

State of New Hampshire

To the Sheriff of any County in this State,
or his Deputy Greeting

Whereas Winthrop St. Clair of Concord in said county yeoman by the consideration of our justices of our court of Common Pleas, holden at Concord within and for the county of Merrimack, on the first Tuesday of February anno Domini 1834 recovered judgment against Isaac Brickett of Loudon in said County Esquire for the sum of Sixty Dollars - cents debt or damages and seven cents dollars twenty two cents cost of suit, as to us appears of record, whereof Execution remains to be done - We command you therefore that of the goods chattels or lands of the said Brickett within your precinct you cause to be paid and satisfied unto the said St. Clair at the value thereof in money, the aforesaid sums, being 67 dollars 22 cents in the whole with 19 cents more for this Writ; and thereof also to satisfy yourself for your own fees - And for want of goods, chattels, or lands of the said Brickett to be by him shown unto you, or found within your precinct to the acceptance of the said St. Clair to satisfy the sums aforesaid: we command you to take the body of the said Brickett under him commit unto either of our gaols within your precinct and detain in your custody within our said gaol until he pay the full sums above mentioned with your fees or that he be discharged by the said St. Clair the creditor, or otherwise by order of law - Hereof fail not and make due return of this Writ with your doings therein, unto our said court of Common Pleas, to be holden at Concord in our county of Merrimack aforesaid on the first Tuesday of September next Witness William H. Richardson, Esquire at Concord

St. Clair vs Brickett

the 22 day of March anno Domini, 1834

J. C. Badger Clerk.

Merrimack ss. May 24, 1834 Then Richard
Potter Benjamin F. Neal and Levi Perkins personally
appeared and made oath, that they would faithfully
and impartially appraise such lands and tenements
as should be shewn them as the estate of the within
named Israel Bricket to satisfy the within Execution.

Before me Charles Carroll Justice of Peace
We the subscribers having carefully and attentively exam-
ined a tract of land shewn to us as the estate of the with-
in named Israel Bricket and bounded as follows;
Beginning at the northwesterly corner of lot numbered one
hundred and thirty three in the second division of lots
in London in said County at a stake and stones thence
south one hundred two rods eighteen links to the south
westerly corner of said lot at a stake and stones; thence
East thirty four rods to the middle of Suncook River
thence northerly up the middle of said river to land own-
ed by Samuel Hill or thence west to the bound first men-
tioned twelve rods - do upon our oaths say that one un-
divided half of the same tract of land is of the value of
thirty four dollars and no more since we have set off
the said tract of land by meets and bounds as afore-
said, and have assigned one undivided half thereof
to the said Winthrop St. Clair the creditor within
named in part satisfaction of this execution -

May 24th 1834

Richard Potter

Levi Perkins

Benja F. Neal

Merrimack ss March 27th 1834 - I then extended the
within Execution upon one undivided half of the tract
of land above described in pursuance to the directions of
Winthrop St. Clair the creditor within named in the follow-
ing manner on the twenty fourth day of May following. I
caused three appraisers to be chosen that is to say Benja-
min F. Neal chosen by the said creditor Levi Perkins
chosen by myself and Richard Potter chosen and appoint-
ed by me in behalf of said debtor he being out of the state
and in parts unknown and not being to be found so

that he might be notified, being all respectable freeholders, and residents in the county of ~~Execution~~⁴⁷⁷ before whom being sworn before ~~John~~ Conrolle Carroll Esquire a justice of the peace faithfully and impartially to appraise such land and tenements as should be shewn to them as the estate of the within named debtor upon their oaths said that one undivided half of the above described tract of land shewn to them as the estate of the aforesaid debtor was of the value of thirty four dollars and no more - Once the said appraisers set off the same land by metes and bounds as aforesaid at that sum in part satisfaction of this Execution and my fees - Since I have delivered possession and seized of one undivided half of said tract of land to Winthrop St Clair the creditor within named. I therefore return this execution satisfied as aforesaid in part to wit for the sum of twenty two dollars being the residue of the said sum of thirty four dollars the value of one undivided half of said tract of land after deducting my fees and for no more
John Conrolle Sheriff

Travel & Service	56
Poundage	85
Pay & notifying creditor	2.00
Total appraisal	3.50
One day with clo and expenses	3.59
Laid for recording	1.50
	<u>12.00</u>

May 24th 1834 - This may certify that I have this day received full seizure and possession of one undivided half of the above described tract of land by John Conrolle Sheriff

Winthrop St Clair

Received and recorded July 14. 1834.

Examiner from Middle Register

Merrimack vs Wilkins Lal

(S.S.) The State of New Hampshire
 Merrimack vs To the Sheriff of any county in this
 State, or his deputy, Whereas Walter Farnsworth William
 Phipps and William Munroe junior all of Boston in
 the county of Suffolk and Commonwealth of Massachusetts
 Traders joint partners in trade under the firm of
 Farnsworth Phipps & Co by the consideration of our justices
 of our court of common Pleas, holden at Concord, within
 and for the county of Merrimack, on the first Tuesday
 of February anno Domini, 1834 recovered judgment
 against Rufus Wilkins and Erastus Wilkins both of
 Hooksett in said other county of Hillsborough, Traders
 joint partners in trade under the firm of Wilkins
 for the sum of seven hundred and fifty four dollars
 eighty four nine cents Debt or damages, and thirty four
 dollars thirty eight cents cost of Suit, as to us appears of record
 whereof Execution remains to be done. We command you
 therefore that of the goods, chattels or lands of the said
 Rufus and Erastus within your precinct, you cause
 to be paid and satisfied unto the said Plaintiffs at the
 value thereof in money, the sums being seven hundred
 Eighty nine Dollars ^{and} twenty seven cents in the whole, with 17 cents
 more for this writ; and thereof also to satisfy yourself for
 your own fees - And for want of Goods, Chattels, or Lands
 of the said Rufus & Erastus to be by them shewn unto you
 or found within your precinct, to the acceptance of the said
 Plaintiffs to satisfy the sums aforesaid: We command
 you to take the bodies of the said Rufus & Erastus and
 them commit unto either of our Geols within your precinct
 and detain in your custody within our said Geol until
 they pay the full sums above mentioned with your fees: or
 that they be discharged by the said Plaintiffs the creditors
 or otherwise by order of law - Whereof fail not, and make due
 return of this Writ with your doings therein, unto our said
 court of common Pleas, to be holden at Concord, in our
 county of Merrimack aforesaid, on the first Tuesday of
 September next - Witness William M. Richardson, Esquire
 at Concord, the 13th day of February anno Domini 1834 -

S. C. Badger, Clerk

754, 89
 34, 38
 789, 27
 17
 789, 44

479 479

Farnsworth L also Wilkins Lal

Merrimack ss March 4th 1834 Then Daniel Raine
William Otterson and John Prescott personally appeared
and made oath that they would faithfully and impartially
appraise such lands and tenements as should be
shewn them as the estate of the within named Rufus
and Erastus Wilkins or either of them to satisfy the within
execution.

Before me Thomas R Daggett Justice of the Peace
the subscribers having carefully and attentively
examined a piece of land shewen to us as the estate
of the within named Rufus Wilkins situate in Hook-
sett in said County of Merrimack with the buildings
thereon and bounded as follows Beginning at a stake
and stones on the westerly side of the Londonderry
Turnpike being the Northeast corner of said premises
at the southeast corner of William Ottersons garden
thence running North eighty eight degrees West by
said Ottersons land twenty eight rods to a stake and
stones to land owned by John Capt. John Prescott.
Thence South three degrees East by said Prescotts land
ten rods and twenty one links to a stake and stones
thence south eighty eight degrees East by said Prescotts
and Nancy Abbotts land to the Turnpike aforesaid
to a stake and stones thence Northerly by said Turn-
pike about twelve rods to the bounds first mentioned
containing about two acres Also one other piece of
land situate in Hooksett aforesaid with the build-
ings thereon standing shewen to us as the estate of the
within named Rufus Wilkins and bounded as follows begin-
ning at a stake and stones on the Easterly side of the
Turnpike aforesaid at the south west corner of said
premises at the Northwest corner of Capt. John Prescotts
land thence running North sixty nine degrees East
by said Prescotts land one rod and fifteen links
to a stake and stones - thence North fifteen degrees
West by said Prescotts land one rod and fourteen links
to a stake and stones to land of William Ottersons
thence North eighty eight degrees West by said Ottersons
land one rod and twenty links to the Turnpike afore-
said

JAMES WORLDELS vs Wilkins Lal

said Thence southerly by said Turnpike about two rods and nine links to the bounds first mentioned etc upon our oaths say that the two above described pieces of land with the buildings thereon is of the value of six hundred and twenty five dollars and no more and we have set off the same above described two pieces of land by metes and bounds as aforesaid in part satisfaction of the within execution ~

March 4th 1834~

Daniel Howe

Wm Otterson

John Prescott

Herrimere ps March the 4th 1834 - In pursuance of the directions of Jonas B Bowman attorney for the creditors within named I have extended the within execution upon the two pieces of land and buildings above described in the manner following viz I caused three appraisers to be chosen that is to say Daniel Howe by Jonas B Bowman attorney for the creditors within named and John Prescott who was also chosen by myself William Otterson who was chosen by myself for the said Rufus Wilkins one of the debtors within named he having been duly notified and requested by me to choose an appraiser and having refused and neglected so to do the said Daniel Howe William Otterson and John Prescott being all reputable freeholders and residents in said County of Cheshire who being sworn before a justice of the peace faithfully and impartially to appraise such lands and tenements as should be shown to them as the estate of the within named Rufus & Carastus Wilkins or either of them upon their oaths said that the above described two pieces of land with the buildings thereon given to them as the estate of the aforesaid Rufus Wilkins was of the value of six hundred and twenty five dollars and no more - And the said appraisers set off the same two pieces of land with the buildings thereon by metes and bounds as aforesaid at that sum in part satisfaction of this execution and my fees and I have delivered possession and seisin of the same two pieces of land to Jonas B Bowman attorney for the within named Ferrisworth Phipps & Co the creditors within named I therefore return this execution satisfied as aforesaid in part to wit for the sum

481

181

Fairsworth Lals vs Wilkins Lal

sum of six hundred and thirteen dollars and ninety six cents being the residue of said sum of six hundred and twenty five dollars the value of said land after deducting my fees and no more -

Fees & Expenses. Chase Shoulton D Sheriff

Service 23

Travel 24

Poundage - - - 5.82

Paid justice for swearing .50

Appraisers

Paid appraisers, 3.00

Paid for Recording 1.25

March 4, 1834 This ^{\$11.04} may certify that I have this day received full seisin and possession of the above described two pieces of land by Chase Shoulton Deputy Sheriff -

Jones B Bowman Attorney for Creditors -

Received and recorded August 12-1834

Examined from Hippo Register.

The State of New Hampshire

Co S: Merrimack Co

To the Sheriff of any county in this state
or his Deputy Greeting

Whereas William Knox of Pembroke in said County Treasurer by the consideration of our justices of our court of Common Pleas, holden at Concord, within and for the county of Merrimack, on the first Tuesday of February anno Domini 1834 recovered judgment against Albert Toys of Bow in said County and Ephraim Gould of Epsom in the county of foreseid. His bondman for the sum of twenty five dollars sixty three cents debt or damages, and seven dollars four cents cost of suit, as to us appears of record, whereof Execution remains to be done

we command you therefore that of the goods, chattels or lands of the said Noyes & Gould within your precinct, you cause to be paid and satisfied unto the said Knox at the value thereof in money, the aforesaid sums, being \$32 Dollars 67 Cents in the whole,

with

25.63

7 " 04

32.69

17

No 4 W. Noyes fat.

with 19 cents more for this writ; and thereof also to stat-
isfy yourself for your own fees - And for want of goods,
Chattels, or lands of the said Noyes & Gould to be by them
shewn unto you, or found within your precinct to the
acceptance of the said Knox to satisfy the sums afores-
aid: We command you to take the bodies of the said
Noyes & Gould and them commit unto either of our
gaols within your precinct, and detain in your
custody within our ^{said} gaol until he pay the full sums above
mentioned, with your fees; or that he be discharged
by the said Knox the creditor, or otherwise by order
of law - Whereof fail not, and make due return of
this Writ, with your doings therein unto our said
Court of Common Pleas to be holden at Concord in
our County of Merrimack aforesaid, on the first
Tuesday of September next - Witness, William M.
Richardson, Esquire at Concord the 20 day
of February Anno Domini 1834 -

J. C. Becker Clerk

Merrimack April 15th 1834 Then Joseph Law-
rence John Yenton and Jon Atwell personally ap-
peared and made oath that they would faithfully
and impartially appraise such lands and tenements
as should be shewen them as the estate of the within
named Ephraim Gould to satisfy the within execu-
tion

Before me

Robt Knox your Peace

We the subscribers having carefully and attentively
examined a tract of land shewn to us as the estate
of the within named Ephraim Gould and bounded
as follows beginning at a stake near the highway
leading from Epsom to Pembroke near the house of the
said Gould thence running north twenty six degrees
west sixty two and one half rods to a stake and stones
thence north sixty seven degrees west seventeen and
nine links to a stake and stones thence south seventy
six degrees East seventy two rods and one half to a stake
thence south sixty seven East seventeen rods and nine
links to the bound first mentioned to contain six acres

and

and one hundred and eighteen square rods do upon our oaths say that the same tract of land is of the value of forty dollars and forty three cents and no more and we have set off the same land by metes and bounds as aforesaid in satisfaction of the within execution April 16th 1834

jos. Lawrence
John Yeaton
John a Steele

Merrimack ps
Service 23
Travel 45
Roundays 82
Swearing upps 57
Notifying Debtor 50
paid appraisers 225
Surveyor 50
Attended 83
Recording 1,50
\$ 7.59

In pursuance of the directions of William Knox the creditor within named I have extended the within execution upon the tract of land above described in the manner following I caused three appraisers to be chosen that is to say the said Joseph Lawrence by the creditor within named John Yeaton who was also chosen and John Steele who was also chosen by myself and chosen by myself for the said Ephraim Gould the debtor within named the said debtor having been duly notified and requested by me to choose an appraiser and having refused and neglected so to do the said Joseph Lawrence John Yeaton and John Steele being all reputable freeholders and residents in said County of Merrimack who being sworn before a justice of the peace faithfully and impartially to appraise such lands and tenements as should be shewn to them as the estate of the within named Ephraim Gould the debtor upon their oath said that the above described tract of land shewn to them as the estate of the aforesaid debtor was of the value of forty dollars and forty three cents and no more and the said appraisers set off the same land by metes and bounds as aforesaid at that sum in satisfaction of this execution and my fees and I have delivered possession and seized of the said tract of land to the said William Knox the creditor within named I therefore return this execution fully satisfied as aforesaid

Robert Knox Deputy Sheriff

April 16th 1834 This may certify that I
have this day received full seized and posses-
sion of the above described tract of land by
Robert Knox Deputy Sheriff.

William Knox

Received and recorded August 20-1834

Examined Jno Whipple Register.

Shattuck

vs
Bryant

The State of New Hampshire
vs Merrimack Co

To the Sheriff of every county in this State
Or his Deputy

Greeting

Whereas Joseph Shattuck of Bradford in said
county Blacksmith by the consideration of our
justices of our court of common pleas, holden at
Concord within and for the county of Merrimack,
on the first Tuesday of February anno Domini
1834 recovered judgment against David Bryant
late of Bradford in Saile County joiner for the sum
of Sixty dollars eighty eight cents debt or damages
and seven dollars fifty cents cost of suit, as to us
appears of record, whereof Execution remains to
be done - we command you therefore that of the goods
chattels or lands of the said Bryant within your precinct
you cause to be paid and satisfied unto the said Shattuck
at the value thereof in money, the aforesaid sums
being sixty eight dollars forty cents in the whole with
19 cents more for this writ; and thereof also to satisfy
yourself for your own fees - And for want of goods,
chattels, or lands of the said Bryant to be by him
shewn unto you, or found within your precinct, to
the acceptance of the said Shattuck to satisfy the sum
aforesaid: We command you to take the body of the
said Bryant and him commit unto either of our
Gaols within your precinct, and detain in your said
body within our said Gaol until he pay the full sum
above mentioned with your fees; or that he be discharged

60, 88
7, 52
68, 40
17

by the said Shattuck the creditor, or otherwise by order
of law - Hereof fail not, and make due return of this
writ, with your doings therein, unto our said court of
common pleas to be holden at Concord, in our county
of Merrimack aforesaid, on the first Tuesday of September
next. Witness, William M Richardson, Esquire at Con-
cord the 18th day of February anno Domini 1834

S C Badger Clerk.

Merrimack ss March 13th 1834 Then et alibey,
William Sawyer and Daniel Creasy personally
appeared and made oath that they would faithfully
and impartially appraise such lands and
tenements as should be shown them as the estate of
the within named David Bryant to satisfy the
within named execution.

Before me -

Ebent^r Creasy - justice of the Peace

Beginning at a stake and stones at
the south west corner of the farm which formerly be-
longed to Nathaniel Presby and on the north side
of the road leading from Bradford meeting house
to Washington and adjoining land of Capt Elisha
Eaton thence east twenty eight degrees south by
said road six rods and twenty links to stake and
stones - thence north twenty eight degrees East two
rods to stake and stones - thence west thirty five
degrees North six rods and twenty links to stake
and stones thence south twenty nine degrees West
by land of Capt Elisha Eaton two rods and twelve
links to the bound first mentioned with a house
and barn standing thereon where Beniah
Bryant now lives I do upon our oaths say that
the same tract of land and buildings are of
the value of seventy seven dollars and eighty
~~two~~ cents and no more and we have set off
the same land and buildings by metes
and bounds as aforesaid in satisfaction
of the within execution church 13th 1834

et alibey

William Sawyer

Daniel Creasy

Shalluck vs Bryant

Feeservice	23
Travel	91
Per diem 1.	62
Oaths	50
paid appraisers	100
chattel	1,00
Surveyor	50
Return	1,10
Register for recording	1,50
	925

Merrimack fs church 13th 1834 In pursuance of the directions of Joseph Shattuck the creditor within ^{name} have extended the within execution upon the tract of land above described in manner following viz I caused three appraisers to be chosen that is to say Albert F Cressy by the creditor within named William Sawyer who was chosen by myself and Daniel Cressy who was also chosen by myself the said David Bryant not living in this state and not being to be found so that he might be notified - the said Albert F Cressy William Sawyer and Daniel Cressy being all reputable freeholders and residents in Gage County of Merrimack who being sworn before a justice of the peace faithfully and impartially to appraise such lands and tenements as should be shewn to them as the estate of the within named debtor upon their oaths said that the above described tract of land shewn to them as the estate of the aforesaid debtor was of the value of seventy seven dollars and eighty two cents and no more and the said appraisers set off the same land by ments and bounds as aforesaid at that sum in satisfaction of this execution and my fees and my fees and I have delivered possession and seisin of the said tract of land to the said Joseph Shattuck the creditor within named I therefore return this execution fully satisfied as aforesaid -

Cyrus Cressy Deputy Sheriff
March 13th 1834 This may certify that I have this day received full seisin and possession of the above described tract of land by Cyrus Cressy Deputy Sheriff -

Joseph Shattuck

Received and recorded Sept 4-1834

Examined Jonathan Pease Register

Harris
vs.
Davis

53. 38
13. 95
67. 33
19

The State of New Hampshire
In the Merrimack vs
To the Sheriff of any county in this state
Or his Deputy Greeting

Whereas Harrison & Harris of Warner in said County
Esquire by the consideration of our justices of our Court
of common Pleas holden at Concord, within and for
the county of Merrimack, on the first Tuesday of February
anno Domini 1834 recovered judgment against Ephes
Davis of Sutton in said county yeoman for the sum of fifty
three Dollars thirty eight cents debt or damages, and thirteen
Dollars ninety five cents cost of suit, as to us appears of record
whereof Execution remains to be done - We these command you
therefore that of the goods, chattels or lands of the said
Davis within your precinct, you cause to be paid and satis-
fied unto the said Harris at the value thereof in money,
the aforesaid sums, being 67 dollars 33 cents in the whole,
with 19 cents more for this writ; and thereof also to satisfy your-
self for your own fees. And for want of good, chattels, or lands
of the said Davis to be by him shewn unto you, or found within
your precinct, to the acceptance of the said Harris to satisfy
the sums aforesaid: We command you to take the body of the
said Ephes and him commit unto either of our Gaols within
your precinct, and detain in your custody within our
said Gaol until he pay the full sum above mentioned
with your fees; or that he be discharged by the said Harris,
the creditor, or otherwise by order of Law - Hereof fail not and
make due return of this writ, with your doings therein, unto our
said court of common Pleas, to be holden at Concord in our
County of Merrimack aforesaid, on the first Tuesday of September
next. Witness William Richardson, Esquire at Concord
the 25 day of February anno Domini, 1834

J C Badger Clerk.

Merrimack vs. March 14th 1834 - Then Ruben Porter
personally appeared and made oath that he would
faithfully and impartially appraise such lands and
tenements as should be shewn him as the estate of the
within named Ephes Davis to satisfy the within execution
before me

John Harvey Justice of the Peace

Harris vs Davis

Merrimack Co. March 14th 1834 - Then William Bean
 and John Pillsbury personally appeared and made
 solemn oath that they would faithfully and impartially
 appraise such lands and tenements as should be shown
 them as the estate of the within, ^{named} Moses Davis to satisfy the
 within Execution - Before me Reuben Porter Justice of Peace.
 We the subscribers having carefully and attentively ex-
 amined a tract of land situated in Sutton in said
 county shewn to us as the estate of the within named
 Moses Davis or all the right & interest the said Moses Davis
 has in said land & the Building thereon bounded as
 follows to wit beginning at a stake & stones the southeast
 corner of land owned by Samuel Bean & on the westerly
 side of the road that leads from said Beans land to
 Sutton South meeting house in said county thence running
 south forty two degrees east four rods thence south thirty
 two degrees east thirty four rods thence south fifteen degrees
 east twenty two rods to a stake & stones on the westerly side
 of said road thence south eighty seven degrees west forty one
 rods to a stake & stones on the side of land owned by George
 Fellows thence North three degrees West by said Fellows
 land forty two rods to a stake & stones at the south west cor-
 ner of land owned by Samuel Bean thence North forty
 nine degrees east by the side Beans land twenty rods
 to the bounds first mentioned containing nine acres &
 one hundred forty seven rods of land & the buildings there-
 on which nine acres & one hundred forty seven rods of land
 or all the right & interest the said Moses Davis has in said
 land & Buildings do upon our oaths say is of the value of eighty
 dollars & seventy three cents and no more and we have set off
 the above described tract of land by metes and bounds & the
 buildings thereon as aforesaid in satisfaction of the within
 execution - March 14th 1834

Reuben Porter

William Bean

John Pillsbury

Merrimack Co. March 14th 1834 in pursuance of the
 directions of Garrison & Harris the creditor within
 named I have extended the within Execution upon the

tract of land & the buildings thereon or all the right
and interest said Choses Davis has in said land &
Buildings above described in the manner following viz
I caused three appraisers to be chosen that is to say Reuben
Porter by the creditor within named William Bean by
the debtor within named & John Tillsbury who was chosen
by myself the said Reuben Porter William Bean & John
Tillsbury being all reputable free holders & residents
in said County of Merrimack who being sworn before
a justice of the peace faithfully and impartially to appraise
all the right & interest said Choses Davis has in the above
mentioned tract of land & the buildings thereon & shewn
to them as the estate of the within debtor were of the value
of Eighty dollars & twenty three cents and no more and
the said appraisers set off all the right & interest the aforesaid
debtor had in the above mentioned tract of land & the buil-
dings thereon by metes & bounds as aforesaid at that sum in
satisfaction of this execution and my fees and I have delivered
possession and Seizin of said tract of land to the said Har-
rison G Harris the creditor within named & therefore re-
turn this execution satisfied in full -

Stephen George Deputy Sheriff -

Fees Service - 00, 23

Travel - 00, 90

Poundage - 01, 60

Appraisers - 3, 00

for justice - 0, 50

notifying Appraisers - 1, 00

attendance & expense 4, 50

Register 1, 50

13, 23

March 14th 1834 this may certify that I have this day
Received full Seizin and possession of the above described
tract of land by Stephen George Deputy Sheriff -

Harrison G. Harris

Received and recorded September 2 - 1834

Examined ~~Geo. Whipple~~ Register.

460

H. V. Col. vs. Jamison.

The State of New Hampshire.
Hillsborough. S.S.

(L)

To the Sheriff of any County in this State or his Deputy. Greeting

Whereas George Ela & Thomas Marshall both of Goffstown in said County late joint partners in Trade under the firm of Ela & Marshall by the consideration of our Justices of our Court of Common Pleas holden at Amherst for and within our County of Hillsborough on the third Tuesday of September anno Domini 1834 recovered judgment against Jonas H. Jamison of Derry in our County of Merrimack for the sum of twenty seven dollars ninety five cents. Debt or Damages and seven dollars ninety five cents cost of suit. as to us appears of Record. whereof Recitation remains to be done: We command you therefore that of the goods chattels or lands of the said Jamison within your precinct you cause to be paid and satisfied unto the said Ela & Marshall at the value thereof in money the aforesaid sums being thirty five dollars eighty eight cents in the whole with 17 cents more for this writ and thereof also to satisfy yourself for your own fees. Labor for want of goods chattels or lands of the said Jamison to be by him shewn unto you or found within your precinct to the acceptance of the said Ela & Marshall to satisfy the sums aforesaid. We command you to take the body of the said Jamison and him commit unto our Gaol within your Precinct and detain in your custody within our said Gaol until he pay the full sums above mentioned with your fees or that he be discharged by the said Ela & Marshall the creditors or otherwise by order of Law. Hereof fail not and make return of this writ with your doings therein unto our said Court of Common Pleas to be holden at Amherst in our County of Hillsborough aforesaid on the third Tuesday of February next. Witness William H. Richardson Esq. at Amherst the 6th day of October

27. 93
7. 95
35. 88
17
36.05
Service 23
Travel 48
Poundage 90
Swearing 51 Postage 3.00 Parchment 1.00
Return Notifying Copies in hand 2.83
<u>45.00</u>

Anno Domini 1834. A. Wallace Clerk.

Merrimack ss. No. 4th 1834. Personally appearing Silas Burnham, Charles Stinson and William L. Stinson and made oath to the faithful discharge of their duty in appraising the property shown by the creditor of the within execution.

Before me.

James Allison Jus. Peace.

We the subscribers having carefully and attentively examined a tract of land shown to us as the estate of the within named Jonas H. Jameson and bounded as follows. to wit. beginning at the west side of the highway running through the premises adjoining land of Ephraim L. Clement, thence westerly by said Clement's land about one hundred & ten rods to the corner of the wall, thence Northwesterly by land of Daniel Jameson about fifteen rods to a stake of stones, thence easterly about fifty rods to stake of stones, thence Northwesterly about twenty rods to stake of stones, thence easterly by said Daniel Jameson's land about sixty rods to the highway aforesaid. thence easterly across said highway by said Daniel Jameson's land about forty rods to the corner of the wall, thence Southwesterly about twenty one rods to said Ephraim L. Clement's land, thence westerly by said Clement's land about forty rods to the bounds first mentioned. said land is part of Lot Numbered six in the third range of Lots in Dunbarton in the County of Merrimack & State of New Hampshire and is the same which was set off to Widow Hannah Jameson as dower out of the estate of her late Husband Daniel Jameson Esq. deceased. Also one other piece of land being part of Lot numbered six in the fourth range of Lots in said Dunbarton & bounded as follows. to wit. beginning at the Northwest corner of said lot, thence easterly one hundred rods to stake of stones by land of Peleg Twiss. thence Southwesterly by land of Peleg Twiss twelve rods to stake of stones. thence westerly by land of Daniel Jameson one hundred rods to stake of stones, thence Northwesterly by land of said Daniel Jameson twelve rods to the bounds first mentioned together with a small house built by the said Jonas H. Jameson & hog pen south of said house. which buildings stand on the first mentioned tract of land as upon our oaths say that one undivided tenth part of said land & the whole of said

Elec Pal vs Jameson

buildings is of the value of forty five dollars & no more subject to the right of power which said Hannah Jameson has in the premises and we have set off the said tract or parcels of land by metes & bounds as aforesaid and have assigned one undivided tenth part thereof & the said buildings to the said George Ela & Thomas Marshall the creditors within named subject to the aforesaid right of power that is to say the reversionary interest which the said Jameson has in the said premises in satisfaction of this execution.

Silas Burnham

Charles Stinson

William C. Stinson.

Merrimack ss. November 4th 1834. In pursuance of the direction of George Ela one of the creditors within named I have extended this execution upon one undivided tenth part of the tract of land & buildings as above described & subject to the aforesaid right of power in the manner following. viz. I have caused the same land to be appraised & set off to the said creditors by said Silas Burnham chosen by the said creditor, by said Charles Stinson chosen by myself and the said William C. Stinson appointed by me in behalf of said debtor he being out of the State and in parts unknown and not being to be found so that he might be notified the said Silas Burnham, Charles Stinson, and William C. Stinson being all reputable freeholders and residents in said County of Merrimack who being sworn before a Justice of the Peace faithfully & impartially to appraise such lands & tenements as should be shown to them as the estate of the within named debtor upon their oath said that one undivided tenth part of the above described tract of land, house & shed shown to them as the estate of the Debtor aforesaid was of the value of forty five dollars subject to the aforesaid right of power and no more. And the said Appraisers set off the same land by metes and bounds as aforesaid at that sum in satisfaction of this execution and my fees and I have delivered possession & swin of the said tract of land to the said George Ela & Thomas Marshall the creditors with manner subject to the aforesaid right of power I thereupon return this execution fully satisfied as

493

493

Elael or Jasson

aforesaid. November 4th 1834. This may certify that I have this day received full seizin and possession of the above described tract of land by Lemuel N. Patten Deputy Sheriff

George Ela for the
late firm Ela & Marshall

Received December 1. 1834

Examined from the Register.

Salem Bank
vs.
Nathan Bachelder

(2.5)

The State of New Hampshire

Strafford ss. To the Sheriff of any County in this State, or his Deputy. Greeting.

Whereas The President, Directors & Company of the Commercial Bank at Salem a Corporation duly established by the law of the Commonwealth of Massachussets & doing business at Salem in the County of Essex Commonwealth aforesaid by the consideration of our Justices of our Court of Common Pleas Holden at Gilford, for and within our County of Strafford, aforesaid, on the third Tuesday of August anno Domini 1834, recovered judgment against Nathan Bachelder of Meredith in the County of Strafford & State of New Hampshire Gentleman for the sum of two thousand and fifty one dollars twenty five cents debt or damages, and sixty seven dollars sixty six cents, cost of suit, as to us appears of record, whereof execution remains to be done. We command you, therefore, that of the goods, chattels or lands of the said Nathan, within your precinct, you cause to be seized and satisfied unto the said Bank at the value thereof in money, the aforesaid sums being two thousand one hundred & eighteen dollars ninety one cents in the whole, with seventeen cents & more for this writ, and thereop also to satisfy yourself for your own fees. And for want of goods, chattels, or lands of the said Nathan to be by him shown unto you, or found within your precinct, to the acceptance of the said Bank

Plants paid 1.81

Taking possession 2.00

Salem Bank vs Nathan Batchelder

to satisfy the sums aforesaid. We command you to take the body of the said Nathan and him commit unto either of our gaols within your precincts and detain in your custody within our said gaol until he pay the full sum above mentioned with your fees or that he be discharged by the said Bank the creditor or otherwise by order of Law. Hereof fail not and make return of this writ with your doings therein unto our said Court of Common Pleas to be held at Dover in our County of Strafford aforesaid upon the third Tuesday of January next Witness William M. Richardson Esquire at Gilford the sixteenth day of September Anno Domini 1834.

F. Rogerswell Clerk.

Hennock ss. September 24. 1834. Then James Clark and Richard Brown personally appeared and made oath that they would faithfully and impartially appraise such lands and tenements as should be shown them as the estate of the within named Nathan Batchelder to satisfy the within execution. Before me.

George W. Nesmith Justice of the Peace

Hennock ss. September 24. 1834. Then George W. Nesmith personally appeared and made oath that he would faithfully and impartially appraise such lands and tenements as should be shown him as the estate of the within named Nathan Batchelder to satisfy the within execution. Before me.

James Clark Justice of the Peace

The following subscribers having carefully and attentively examined tracts of land shewn to us as the estate of the within named Nathan Batchelder situated in Londonderry in the County of Hennock and State of New Hampshire bounded and described as follows to wit, Forty square rods of land beginning on the ridge Road so called, at the south east corner of said tracts of land, thence running on said road

westerly ten rods to a stake and stones, thence Northwesterly four rods to a stake and stones, thence easterly ten rods to a stake and stones, thence Southwesterly four rods to the corner first mentioned, being the same premises conveyed to said Nathan by Isaac Smith including the stone house thereon. Also a certain other tract of land situate in said London, beginning at the Northwest corner of said tract on land of the late Richard Batchelder on the south side of said Ridge road, thence running Southwesterly by the road four and a half rods to a stake and stones, thence Southwesterly six and a half rods to a stake and stones, thence westerly four and a half rods to a stake and stones, thence Northwesterly six and a half rods to a stake and stones including the Barn on said land. Also one undivided half or moiety of another tract of land situate in said London, the whole of said tract being described as follows, viz. being part of Lot No 130 in the second division of 100 acre lots in said London, beginning at the Northwest corner of Ebenezer cloughs land adjoining land owned by Moses Beverly, thence North eastwardly on said Beverly's line about eighty two rods to a stake and stones, thence South eastwardly about fifty one rods to a stake & stones, thence South westwardly to said Ebenezer cloughs land, bearing an equal width, thence Northwestwardly to the first mentioned bounds containing twenty six acres in the whole, one undivided half of which tract is owned by Solomon Beverly, the other undivided half we appraise as the land of said Nathan Batchelder. Also four acres and one half acre of land situate in said London, commencing at Canterbury line on said Ridge Road, thence running South easterly as said Road runs thirty rods from half rod to a stake and stones, thence Northwesterly about forty eight rods to a stake and stones to Canterbury line, thence South westerly on said line to the first mentioned bounds. And the subscribers do upon our oaths say, that the first described tract of land is of the value of five hundred dollars and no more, and that the second described tract of land is of the value of one hundred and seventy five dollars and no more - and that the third described tract of land being the undivided

Salem Bank vs. Nathan Batchelder

moiety of the land as above described is of the value of one hundred and twenty dollars and no more. And that the fourth and last described tract of land as above described is of the value of sixty dollars and no more. And we have set off the same several tracts of land by metes and bounds as aforesaid and have assigned & set off the same several tracts of land as aforesaid to the President Directors & Company of the Commercial Bank at Salem a corporation duly established by law of the Commonwealth of Massachusetts and doing business at Salem in the County of Essex & Commonwealth aforesaid. being the creditors within named in satisfaction of their execution in part viz. for the sum of eight hundred and fifty five dollars

September 24. 1834.

James Clark
George W. Nesmith {Appraisers
Richard Brown}

Merrimack ss. On the 24 day of September 1834 I commenced a levy of this execution and in pursuance of the directions of Commercial Bank the Creditors within named on the same day. I extended the within execution upon the tract of land. tenement above described in manner following. viz. I caused three appraisers to be chosen. That is to say George W. Nesmith by the creditor within named James Clark who was chosen by myself and Richard Brown who was chosen by the debtor within named. the said George W. Nesmith James Clark and Richard Brown being all reputable freeholders and residents in said County of Merrimack. who being sworn before a Justice of the Peace faithfully and impartially to appraise such lands and tenements as should be shewn to them as the estate of the within named debtor upon their oath. said that the above described tract of land ^{tenements} shewn to them as the estate of the debtor aforesaid. was of the value of eight hundred dollars and fifty five dollars and no more. And the said Appraisers set off the same land by metes and bounds as aforesaid at that sum in

497 497

perf satisfaction of this execution and my fees. And I have delivered possession and seizin of the said tract of land to Philip Chase for the Commercial Bank the Creditors within named. I therefore return this execution satisfied aforesaid in part to wit for the sum of eight hundred and thirty five dollars and nineteen cents being the residue of the said sum of eight hundred and fifty five dollars the value of said land and tenement after deducting my fees and for no more

John Monroe Deputy Sheriff
Sept 24th 1834. This they certify that I have this day received full seizin and possession of the above described tract of land tenements by John Monroe Deputy Sheriff. *Philip Chase for the Commercial Bank*

Received Dec 3. 1834.

Ranined /not in file Register

Doe
vs
Barnes

I.S.

The State of New Hampshire
Merrimack. ss.

To the Sheriff of any county in this State
or his Deputy Greeting

Whereas George W Dodge of Pembroke in said County
gentlemen by the consideration of our Justices of our
Court of Common Pleas holden at Concord, within and
for the County of Merrimack, on the first Tuesday of
September Anno Domini, 1834, recovered judgment
against Enoch B Barnes of Lowell in the County of
Middlesex and Commonwealth of --- Physician
184.. 26 for the sum of one hundred & eighty four
9.. 66 Dollars twenty six cents debt or damages
191.. 92 and seven dollars sixty six cents cost of suit
17 as to us appears of record, whereof Execution
remains to be done. - We command you therefore that
of the goods chattels or lands of the said Enoch within
your precinct, you cause to be paid and satisfied unto
the said George at the value thereof in money, the
aforesaid sums, being \$ 191 dollars 92 cents in the whole

Doe vs Barnes

with 19 cents more for this Writ and thereof also to satisfy yourself for your own fees. And for want of goods Chattels or lands of the said Enoch to be by him shewn unto you or found within your precinct, to the acceptance of the said George to satisfy the sums aforesaid. We command you to take the body of the said Enoch and him commit unto either of our Gaols within your precinct and detain in your custody within our said gaol until he pay the full sums above mentioned with your fees; or that he be discharged by the said George the creditor, or otherwise by order of law hereof fail not and make due return of this writ, with your doings therein unto our Court of Common Pleas, to be holden at Concord, in our County of Merrimack aforesaid, on the first Tuesday of February next. Witness William H. Richardson, Esquire at Concord, the 23 day of September anno Domini 1834.

J. C. Badger - Clerk

Merrimack ss. October 2^d 1834 Then Jeremiah L. Noyes John Prescott and Henry Moulton personally appeared and made oath that they would faithfully and impartially appraise such lands and tenements as should be shewn them as the estate of the within named Enoch B. Barnes to satisfy the within execution.

Before me

Foster Towns Justice of the Peace

We the subscribers having carefully and attentively examined a tract of land shewn to us as the estate of the within named Enoch B. Barnes situate in Bow in the County of Merrimack and bounded as follows viz Beginning at a stake and stones at the Northeast corner it being the Northwest corner of John Cobbs land thence running south forty five degrees west on the same line seventy rods to a stake and stones to John Cobbs land thence south forty five degrees East by said Cobbs land fifty seven rods and four links to Richard H. Ayers land to a small white pine tree marked thence North forty five degrees east by said Ayers land seventy rods to a dry stub marked thence North forty

five ^{acres} West fifty seven rods and four links to the bounds first mentioned containing twenty five acres by measure it being a part of lot Number five in the seventh range and second division of lots in said Bow do upon our oaths say that the same tract of land is of the value of eighty seven dollars and fifty cents and no more and we have set off the same lands by metes and bounds as aforesaid in part satisfaction of the within execution —

October 2^d 1834

Jeremiah S. Noyes

John Prescott

Henry Moulton

Merrimack ss October 2^d 1834 In pursuance of the directions of George W Doe the creditor within named I have extended the within execution upon the tract of land above described in the manner following Viz I caused three appraisers to be chosen that is to say Jeremiah S Noyes by the creditor within named John P. Prescott who was chosen by myself and Henry Moulton who was also chosen by myself for the said Enoch B. Barns the debtor within named the said debtor not being an inhabitant or resident of the county of Merrimack aforesaid and not having chosen an appraiser for himself and notified me thereof the said Jeremiah S. Noyes, John P. Prescott and Henry Moulton being all reputable freeholders and residents in said County of Merrimack who being sworn before a justice of the Peace faithfully and impartially to appraise such lands and tenements as should be shewn to them as the estate of the within named debtor upon their oath said that the above described tract of land shewn to them as the estate of the aforesaid debtor was of the value of eighty seven dollars and fifty cents and no more — And the said appraisers set off the same land by metes and bounds as aforesaid at that sum in part satisfaction of this execution and my fees and I have delivered possession and seizin of the said tract of land to the said George W Doe the creditor within named I therefore return this execution satisfied as aforesaid in part to wit

500

for the sum of seventy dollars and seven cents being
the residue of said sum of eighty seven dollars and
fifty cents the value of said land after deducting
my fees and for no more

Eliz. Moulton D. Sheriff ~

Fees Service	" .23
Travel	" .30
Poundage	2.00
Notifying parties and apprs	2 " .00
Paid justice for swearing apprs	" .50
Paid appraisers	6.00
Surveyors fees	2 " .00
Attending with appraisal	2 " .00
Paid for examining records	" .40
Return	1.00
Paid for recording	<u>1.00</u>
	\$ 19 43

Recd

October 2-1834 This may certify that I have this day received full seized and possession of the above described tract of land by Eliz. Moulton Deputy Sheriff ~

George W. Doe ~

Received December 30-1834

Examined Jno. Whipple Register

Jackman
vs
Jackman

The State of New Hampshire
Merimack ss.

(D.S.)

To the Sheriff of any County in this State or his Deputy Greeting

Whereas Nehemiah Jackman of Boscombe in said County Yeoman. By the consideration of our Justices of our Court of Common Pleas. Holden at Concord within and for the County of Merimack. on the first Tuesday of September anno Domini 1834 recovered judgment against Josiah Jackman of Boscombe aforesaid Yeoman for the sum of two hundred and one dollars ninety four cents debt or damages and seventeen dollars forty

201.94
17.47
219.41
17.

seven cents cost of suit, as to us appears of Record, whereof execution remains to be done. The command you therefore that of the goods, chattels or lands of the said Josiah within your precinct, you cause to be paid and satisfied unto the said Nehemiah at the value thereof in money, the aforesaid sums being \$219 dollars 41 cents in the whole with 17 cents more for this writ, and thereof also to satisfy yourself for your own fees. And for want of Goods, chattels, or lands of the said Josiah to be by him shown unto you, or found within your precinct, to the acceptance of the said Nehemiah to satisfy the sums aforesaid. We command you to take the body of the said Josiah and his commit unto either of our gaols within your precinct, and detain in your custody within our said gaol until he pay the full sums above mentioned with your fees, or that he be discharged by the said Nehemiah by the said Nehemiah the creditor, or otherwise by order of Law. Hereof fail not, and make due return of this writ, with your doings therein unto our said Court of Common Pleas, to be helden at Concord, in our County of Merrimack aforesaid, on the first Tuesday of February next. Witness William H. Richardson, Esq; at Concord, the 16 day of September anno Domini 1834.

S. C. Badger Clerk

Merrimack ss. October 10th 1834. Pursuant to the within precept I have levied and extended this execution on two certain tracts or parcels of land hereafter described lying and situate in Boscawen in said County and shewn to me by the within named Nehemiah Jackman the creditor as the property of Dolly Jackman wife of Josiah Jackman the debtor and on this sixth day of November A.D. one thousand eight hundred and thirty four I have completed the sitting off said land viz. the income and all the right, title and interest of in and to the improvements and income of one undivided eleventh part of said premises which belongs to said Josiah Jackman as husband of

Jackman vs Jackman

said Dolly Jackman one of the heirs at law of Thomas Cesar late of said Boscowen deceased, to the said Nehemiah Jackman the creditor in manner following viz. Hzekiah Fellows was appointed and chosen appraiser by the said Nehemiah Jackman the creditor. Enoch Eastman was appointed and chosen appraiser by me the subscriber as the Deputy Sheriff who lives this execution, on my part, and Phineas Whittier, was appointed and chosen by me the subscriber Deputy Sheriff as aforesaid for and in behalf of the within Josiah Jackman the debtor. he the said Debtor having absconded from the State of New Hampshire and after making diligent search and enquiry for him not being able to find him within my precinct or within said State of New Hampshire and not being able to find any Agent or Attorney of said Debtor residing within said State of New Hampshire. the said Debtor having neglected and refused to appoint or choose any appraisers and not knowing any person authorized to act in his behalf. all three of said Appraisers being reputable Freeholders and residents in said County and have notified the said Hzekiah Fellows, Enoch Eastman and Phineas Whittier of their appointment aforesaid and have caused them to go before Zachariah G. Whitman Esquire one of the Justices of the Peace within and for said County to be sworn as Appraisers aforesaid agreeably to law.

And Leach D. Sheriff.

Merrimack ss. November 6th 1834. Then personally appeared Hzekiah Fellows, Enoch Eastman and Phineas Whittier and made solemn oath that they would faithfully and impartially appraise such lands and tenements as should be shown them as the estate of the within named Josiah Jackman and the improvements and income of such lands and tenements of Dolly Jackman wife of said Josiah as should be shown them as the estate of said Dolly wife of said Josiah to satisfy this execution with the officers fees and charges of laying the same.

Before me

Zach G. Whitman Justice of the Peace
Present and agreeably to the above appointment and notice and after particular examination we have

faithfully and impartially appraised the income and improvements of one eleventh part in common and undivided of two certain tracts or parcels of land lying being and situated in Boscawen in the County of Merrimack shewen to us by Andrew Leach one of the Deputy Sheriff within and for said County of Merrimack as the property of Dolly Jackson wife of said Josiah Jackson being the same undivided eleventh part of said tracts or parcels of land which she inherited as one of the children and heirs at law of Thomas Borsier late of said Boscawen deceased viz. one undivided eleventh part of the income and improvement of a certain tract or parcel of land bounded as follows. on the south by land of Phineas Whittier on the west by land of Mr Land. on the North by a range way leading from Rebecca Jones to Webster line and on the east by land owned by Abida Sanborn said tract containing in the whole twenty acres more or less at the sum of ten dollars for and during the term of the natural life of said Josiah Jackson the husband of said Dolly the debtor aforesaid. also one undivided eleventh part of the income and improvement of one other certain tract or parcel of land bounded as follows. on the south by land owned by Jacob Pege. Enoch Eastman and Abidom Sanborn. on the west by the road leading from Luke Borsier to Thomas Ellits on the north by land owned or occupied by Luke Borsier and on the east by Long Pond so called in said Boscawen containing one hundred acres be the same more or less and consisting of mooring, Pasturing and tillage land with one undivided eleventh part of all the buildings thereon and appurtenances thereto belonging at the sum of twenty dollars for and during the term of the natural life of said Josiah Jackson husband of said Dolly the debtor aforesaid. which two said sums amount to eighty dollars. and hereby sett off the income and improvement of said eleventh part in common and undivideed of said two several tracts or parcels of land aforesaid to the said Nehemiah Jackson to have to him and his heirs in part satisfaction of the within

Jackson vs Jackson

execution with fees and incidental charges of laying
the same.

Boscawen Nov: 6th 1834.

Hoz: Fellows }
Enoch Eastman } Appraisers
Phineas Whittier }

and thereupon I have delivered possession of the undivided
eleventh part of the two tracts or parcels of land appraised
and described as aforesaid to Zechariah G. Whitman as
the agent and attorney of said Nehemiah Jackson the
bailor and set off the said undivided eleventh part
of the income and improvement of said two several tracts
or parcels of land aforesaid to him the said Nehemiah
Jackson to hold to him and his heirs the said tracts or
parcels of land having been attacked on the twenty
eighth day of February January A.D. 1833 upon the
original writ upon which the judgment and within execution
was founded by Stephen George a Deputy Sheriff of said
County of Merrimack in part satisfaction of the within
execution. Viz. I have deducted eight dollars and fifty
cents advanced to me by said Nehemiah for my travel
service. Lvy. Poundage. Recording lvy. appraisers fees.
and oath which leaves the sum of twenty one dollars
and fifty cents. I therefore return this execution
satisfied in part for said sum of twenty seven dollars
and fifty cents and unsatisfied for the remainder.

Andrew Leach D. Sheriff

I have received scizor and possession of one undivided
eleventh part of the two several tracts or parcels of land
described as aforesaid to hold to me and my heirs in
part satisfaction of the within execution as aforesaid.

Nehemiah Jackson By

Services 23 Travel 60- 83 Zech G. Whitman his

Poundage 1.85 Agent & Atty

Appraisers 1.25

Recording 1.25

Citrandance 1.25

\$ 6.43

Received February 2. 1835

James.

John Whipple Reg

D

Lewis V. Farnum

505

505

The State of New Hampshire
Merrimack Co}

8 Decr 1835 To the Sheriff of any County in the State or his
deputy. Whereas Jonathan Lewis of Bow in said County Yeoman,
by the consideration of our Justices of our Court of Common Pleas helden
at Concord within and for the County of Merrimack on the first Tuesday
of February Anno Domini 1835 recovered judgment against John Farn-
um of Bow aforesaid Yeoman for the sum of twelve hundred &
forty Dollars debt or damages and twenty one dollars ninety seven
cents Cost of suit as to us appears of Record whereof Execution remains
to be done — We command you therefore that of the goods chattels
or lands of the said Farnum with in your precinct you cause to be paid
and satisfied unto the said Lewis at the value thereof in money
the aforesaid sums being twelve hundred sixty one dollars ninety
seven cents in the whole, with 17 cents more for this writ and thereof
also to satisfy yourself for your own fees and for want of Goods
chattels or lands of the said Farnum to be by him shown unto
you or found within your precinct to the acceptance of the said
Lewis to satisfy the sum aforesaid We command you to take the
body of the said Farnum and him commit unto either of our
Gaols within your precinct and detain in your custody within our
said goal until he pay the full sum above mentioned with your
fees or that he be discharged by the said Lewis the creditor or other
wise by order of law — Hereof fail not and make due return of this
writ with your doings thereon unto our said Court of common
pleas to be helden at Concord in our County of Merrimack aforesaid
on the first Tuesday of September next — Witness William A. Richardson
Esq'ial Concord the 20th day of February Anno Domini 1835 —

S. C. Badger Clerk

Merrimack Co March 6th 1835. Then William Robinson Enoch Alex-
ander and Benjamin Burtt personally appeared and made
oath that they would faithfully and impartially appraise such lands
and tenements as should be shown them as the estate of the within named
John Farnum to satisfy the writ in Execution

Before me Abigail Landl Justice of the Peace

We the subscribers having carefully and attentively examined the several
tracts of land hereafter described severally as the estate of the within named
John Farnum and bounded as follows viz — a certain tract of land
with the buildings thereon situated in Bow in said County beginning
at the highway leading from Enoch Alexander in said Bow to Concord

LOUIS J. FARNWELL

at a Stake and Stones near a brook, thence running north forty three degrees east on land of William Gaultt (late of Bow deceased) one hundred and fifteen rods to a Stake and Stones on the bank of Minneka River thence up said river about fifty rods to a Stake and Stones at the Southwesterly corner of William Robinsons land thence westerly by said Robinsons land one hundred & thirteen rods to a Stake and Stones on the side of a hill, thence north twenty four degrees west about twenty five rods to a Stake and Stones thence north forty five degrees west, about thirty five rods by land of William Robertson to a Stake and Stones by the high way leading to Robinsons ferry (so called) thence southeasterly by said high way about thirty rods to the first mentioned highway to a Stake and Stones thence southeasterly by said high way to the bound first mentioned containing fifty acres be the same more or less. one other tract of land situated in said Bow on the westerly side of the highway leading by Enoch Alexander before named beginning at a Stake and Stones thence running south forty three degrees west thirty three rods to a Stake and Stones thence north forty five degrees west four rods to a Stake and Stones, thence south forty five degrees west about twenty five rods on land of William Gaultt also or named to a white birch tree spotted, thence north forty five degrees west about eighty rods, by Andrew Gaultts land to a pitch pine tree marked R E thence north forty five degrees east by said Gaultts land about forty five rods to a Stake and Stones at the high way first named thence ^{southwest} ~~south~~ by said high way ^{to the} first mentioned bound containing twenty two acres be the same more or less. also one other tract of land situated in Bow after said beginning at a Stake and Stones at the high way leading from Enoch Alexander to the Turnpike in said Bow and running southeasterly by Isse Johnsons land fifty two rods to a ~~but~~ tree spotted thence north forty five degrees east eleven rods to a small white oak tree spotted, thence north forty five degrees west about fifty two rods to a small hawthorn tree spotted by said high way, thence westerly by said high way to the bound first mentioned containing three and a half acres be the same more or less — do upon our othes say, that the said several tracts of land is of the value of twelve hundred Eighty four dollars and ^{five} ~~sixty~~ cents and no more and we have set off the same by metes and bounds as aforesaid in satisfaction of the with in Execution
March 7 1835.

Wm Robertson
Enoch Alexander
Benjamin Webster

Lewis vs. Harris

507

507

Minneapolis. Marchth 1835. In pursuance of the directions of Jonathan Cavis the auditor with whom I have extended the within Execution upon the several tracts of land above described in the manner following viz I caused three appraisals to be chosen that is to say William Robertson by the Auditor with whom I am, Enoch Alexander who was chosen by myself and Benjamin Bunting who was also chosen by myself in behalf of the within named debtor he being out of the State and in parts unknown and not to be found so that he might be notified the said William Robertson Enoch Alexander and Benjamin Bunting being all respectable freeholders and residents in said County of Hennepin who being sworn before a justice of the peace faithfully and impartially to appraise such lands and tenements as should be shown to them as the estate of the within named debtor upon their oath said ^{that} the above described tracts of land shew unto them as the estate of the aforesaid debtor was of the value of two hundred eighty four dollars and fifty five cents and no more —

And the said appraisers set off the same lands by metes and bounds as aforesaid at that sum in satisfaction of this Execution and my fees, and I have delivered possession and Seizure of the said several tracts of land to the said Jonathan Cavis the Auditor with whom I am on this the 24th day of April 1835. I therefore return this Execution fully satisfied as aforesaid

Arlond Carroll Sheriff

Geo's Travel & Service 50

Poundage — 9.06

Notifying Appraiser 1.50
Expense } 20

Paid Appraiser for
2 days car. 7.50

Paid Lawyer — 2.00

Paid for Recording 1.95
P 22.51

April 24th 1835. This may certify that I have this day received full sum — and possession of the above described tracts of land by Arlond Carroll Sheriff

Received Aug. 8. 1835.

Jonathan Cavis

Examined Jno T. Hippel Register

Robertson vs. Goodwin

The State of New Hampshire
Merrimack ss.

Gaveling

S. S.

To the Sheriff of any County in this State
or his Deputy,

Whereas Garrison D. Robertson of Warner in said County Es-
quire by the consideration of our Justices of our Court of Com-
mon Pleas, holden at Concord within and for the County
of Merrimack, on the first Tuesday of February Anno Domini,
1835 recovered judgment against William Goodwin of Sutton
in said County Esquire for the sum of seven hundred and
ninety dollars debt or damages, and Thirteen Dollars & fifty
nine Cents, Cost of suit, as to us appears of Record, whereof Execution
remains to be done. We command you, therefore, that

790. 00

13. 59

803. 59

17. of the Goods, Chattels, or Lands of the said Goodwin within
your precinct, you cause to be paid and satisfied unto the
said Robertson at the value thereof in money, the afo-
said sums, being \$ Dollars, Cents in the whole, with 17
Cents more for this Writ; and thereof also to satisfy yourself
for your own fees. And for want of Goods, Chattels, or Lands
of the said Goodwin to be by him shew unto you, or found
within your precinct, to the acceptance of the said Rob-
ertson to satisfy the sums aforesaid: We command you
to take the body of the said Goodwin and him commit
to either of our Goals within your precinct, and detain in
your custody within the said goal until he pay the
full sums above mentioned, with your fees: or that he be
discharged by the said Robertson the creditor, or otherwise by
order of Law. Whereof fail not, and make due return of this
Writ, with your doings therein, unto our said Court of Com-
mon Pleas, to be holden at Concord, in our County of Merri-
mack aforesaid, on the first Tuesday of Sept next.

Witness William N. Richardson, Esquire, at Concord, the 8th day of
August, Anno Domini, 1835. S. C. Badger Clerk.

Merrimack ss. August 11, 1835.

Then Daniel George Thomas Jr. Bentlet & Ebenezer Watson Person-
ally appeared and made oath that they would faithfully &
impartially appraise such lands and tenements as should be
shown them as the estate of the within named William

Goodwin to satisfy the within Execution
Before me

Nathan S. Colby Just Peace.

We the subscribers having carefully and attentively examined a tract of land situate in Sutton in said County shewn to us as the estate of the within named William Goodwin and bounded as follows to wit beginning on the south bank of Warner River so called on Warner town Line by land occupied by French Gould of Sutton in said County thence north fifteen degrees east by land of said Goulds to the highway that leads from Warner to Brackford, thence easterly by said highway five and a half rods; thence north twenty one degrees east ten rods; thence north sixty five degrees west twelve and one half of a rod; thence south thirty two degrees west four rods; thence north eighty three degrees west four and one half of a rod thence south sixty nine degrees west nine rods to the stone wall thence south seventy nine degrees west by said wall eleven rods fifteen links to the end of said wall thence south sixteen degrees east about seven rods to the Centre of Warner river thence up the middle of said river to Warner town line about fifty rods; thence south easterly on the Warner line to the north side of the main road; thence by said main road easterly about forty five rods thence south sixteen degrees east about two rods to a brick stump; thence south fifty two degrees east twelve rods & nine links to a stake and stones thence easterly on the line between Sutton and Warner to the first mentioned bound. do upon our Oaths say one undivided half of the above described premises with the buildings thereon to of the value of three hundred and fifty dollars and no more and we have set of the above described tract of land by metes and bounds as aforesaid in satisfaction of the within Execution. August 11, 1835-

Daniel George
Thomas H. Bartlett
Ebenezer Watson

Merrimack ss. August 11th - 1835 - In pursuance of the direction of Garrison D. Robertson the creditor within named I have extended the within execution upon the tract of land above described in the manner following viz I called three appraisers to be

Robinson vs Goodwin

chosen that is to say Dennis George by the creditor within named Thomas H. Bartlett was chosen by myself for the debtor he not being a resident in said County and Ebenezer Harton who was chosen by myself the said Dennis George, Thomas H. Bartlett & Ebenezer Harton being all respectable freeholders and residents in said County of Merrimack, who being sworn before a justice of the peace faithfully and impartially to appraise such lands as should be shown to them as the estate of the within debtor, upon their oath said that one undivided half of the above mentioned described premises and buildings thereon shown to them as the estate of the aforesaid debtor were of the value of three hundred & fifty dollars and no more & the said appraisers set off the same land by metes and bounds as aforesaid at that sum in satisfaction of this execution and my fees and I have delivered possession and seized of the said tract of land to the said Garrison D. Robertson the creditor within named I therefore return this execution satisfied as aforesaid in part to wit for the sum of three hundred thirty six dollars & twelve cents being the residue of the said sum of three hundred and fifty dollars the value of said land after deducting my fees and no more.

Stephen George - Depy. Sheriff ~
Expense of levying Execution -

Fees -	Service	00..23
	Tavel	00..90
	Lounage	4..50
	Per diem appraisers	2..25
	Surveyor	00..50
	notifying appraisers	0..50
	justice fees	0..50
	attendance & expence	3..00
	Register of Deed	<u>1..50</u>
		13..88

August 11th 1835 - This may certify that I have this day received full seized and possession of the above described tract of land - By Stephen George Deputy Sheriff

H D Robertson
Received September 1-1835 - Examined 9/10/1874 Reg.

Batchelder vs. French

511

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The State of New Hampshire.

In Merrimack fs-

To the Sheriff of any County in this State or his Deputy
Greeting.

Whereas Daniel Batchelder of Allenstown in said
County Esquire by the consideration of our Justices
of our Court of Common Pleas, holden at Concord,
within and for the County of Merrimack, on the first
Tuesday of February anno Domini, 1835 - recovered
judgment against Samuel G French of Allenstown
aforesaid for the sum of eighteen dollars
18..57 fifty seven cents, debt or damages, and six
6..12 dollars twelve cents, cost of suit, as to us appears
24..69 of recover, whereof Execution remains to be done

The command you therefore that of the goods
Chattels or Lances of the said Samuel within your
precinct, you cause to be paid and satisfied
unto the said Daniel at the value thereof in
money, the aforesaid sum, being twenty four
dollars & sixty nine cents in the whole worth, ^{11, cents making}
and thereof also to satisfy yourself for your own
fees. And for want of goods, Chattels, or Lances of the
said Samuel to be by him shewn unto you, or found
within your precinct, to the acceptance of the said
Daniel to satisfy the sum aforesaid: we command
you to take the body of the said Samuel and him
commit unto either of our Gaols within your pre-
cinct, and detain in your custody within our
said Gaol until he pay the full sum above men-
tioned, with your fees; or that he be discharged
by the said Daniel the creditor, or otherwise by order
of law. Hereof fail not, and make due return
of this writ, with your doings therein, unto our said
Court of Common Pleas, to be holden at Concord, in
our County of Merrimack aforesaid, on the first
Tuesday of September next -

Witness, William M. Richardson, Esquire at Concord,
the 16th day of February anno Domini, 1835 -

S C Badger Clerk -

Merrimack fs. March 14 1835 - Then personally espresented
before me the subscriber one of the justices of the peace

ff2
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Butchelder vs. French

within and for the County of Merrimack Isreal Merlin Nathl. Smith and John Leavitt and me sole witness, that they would faithfully and impartially appraise such real estate as should be shown unto them, to satisfy this execution with all cost.

Charles Rowell justice of the Peace
the subscribers having carefully and attention-
ly examined a tract of land shown to us as the
Estates of the within Samuel G. French and bound-
ed as follows begining at a birch tree marked there
north thirty three degrees East one hundred eighty
rods to a pine stump thence north sixty nine degrees
west eighty six rods to a pine tree marked thence
south thirty three degrees west one hundred and
eighty rods to a stake and stones thence south
sixty nine degrees east Eighty six rods to the bounds
begin at also upon our Deaths say that one undivi-
ded half of the same tract of land is of the value of
thirty seven dollars and fifty five cents and no more
and we have set off the said tract of land by meets
and bounds as aforesaid and assigned one undi-
vided half thereof to the said Daniel Butchelder the
creditor within named in satisfaction of his execution.
this twenty fourth day of August in the year of our
Lord one thousand eight hundred and thirty five

Isreal Merlin
Nathaniel Smith

John Leavitt

Merrimack, March 14-1835. In pursuance of the
directions of Daniel Butchelder Esquire the creditor
within named I have extended the within execution
upon one undivided half of the tract of land above
described in the manner following viz I caused
three appraisers to be chosen, that is to say Nathl.
Smith by the creditor within named, Isreal Merlin
by the debtor within named and John Leavitt who
was chosen by myself the said Nathaniel Smith,
Isreal Merlin and John Leavitt being all respectable
freeholders and residents in said County of Merri-
mack; who being sworn before a justice of the Peace

for

Batchelder vs French

513

513

faithfully and impartially to appraise such lands and tenements as should be shown to them as the estate of the within named debtor

Anelius Freese Dep Sheriff-

Merrimack. ss. August 24th 1835 The said Israel Meriden Nathaniel Smith and John Leavitt being all reputable freeholders and residents in said County of Merrimack who being sworn before a justice of the peace faithfully and impartially to appraise such lands and tenements as should be shown to them as the estate of the within named debtor upon their oaths said that the one undivided half of the above described tract of land shown to them as the estate of the aforesaid debtor was of the value of thirty seven dollars and fifty five cents and no more and the said appraisers set of the same lands by metes and bounds aforesaid at that sum in satisfaction of this execution and my fees, and I have delivered possession and seized of the said tract of land to the said Daniel Batchelder the creditor within named - I therefore return this execution fully satisfied as aforesaid

Robert Knox D Sheriff

August 24th 1835 This may certify that I have this day received full seized and possession of the above described tract of land by

Fees

Robert Knox Deputy Sheriff.

Daniel Batchelder

Service 1 23

Travel 1 48

Journdage 62

Appraisers 3 00

Pd. Surveyor 1 50

both to execrs . 50

Letter of land 83

Notifying parties 1 00

Expences 3 03

Recording 1 50

12.89

Received September 1 1835 Examined J. Motifiple Reg.

Tilton vs Thompson

The State of New Hampshire
L S Merrimack ss.
To the Sheriff of any County in this State or his Deputy

Greeting

Whereas David Tilton of Loudon in said County
his bennelman by the consideration of our Justices
of Common Pleas, holden at Concord, within said
for the County of Merrimack, on the first Tuesday of
February anno Domini, 1835, recovered judgment
against Isaac Thompson of Loudon in said
County yeoman for the sum of fifty dollars -

50..00 cents - Debt or damages and twenty

20..92 dollars ninety two cents, cost of Suit, etc to us

70..92 appears of Record, whereof Execution or

17 means to be done - We command you
therefore that you therefore that of the goods.

Chattels or Lenes of the said Isaac within your
precinct, you cause to be paid and satisfied
unto the said David at the value thereof in
money, the aforesaid sums, being \$ 70 Dollars 92
cents in the whole, with 17 cents more for this writ:
and thereof also to satisfy yourself for your own fees
and for want of Goods Chattels, or Lenes of the
said Isaac to be by him shown unto you, or found
within your precinct, to the acceptance of the said
David to satisfy the sums aforesaid: We command
you to take the body of the said Isaac and him
commit unto either of our Gaols within your pre-
cinct, and detain in your custody within our
said Gaol until he pay the full sums above men-
tioned, with your fees; or that he be discharged
by the said David the Creditor or otherwise before
of Law - Hereof fail not, under such a return
of this writ with your doings therein unto our
said court of Common Pleas, to be holden at
Concord, in our County of Merrimack aforesaid
on the first Tuesday of September next -

Witness, William M Richardson, Esquire
at Concord the 27 day of February anno Domini
1835 -

S C Beadger Clerk.

Merrimack fs. March 13th 1835. Then Thomas Berry junr. John McElroy and John L. French personally appeared and made oath that they would faithfully and impartially appraise such lands and tenements as should be shown them as the estate of the within named Isaac Thompson to satisfy the within execution and costs of levy -

Before me.

Caleb Merrill Justice of the Peace.

The subscribers, having carefully and collectively examined a tract of land shown to us as the estate of the within named Isaac Thompson situated in Londonderry County of Merrimack and State of New Hampshire bounded and described as follows, to wit, bounded as follows, beginning at the south corner of said tract of land by the road leading from Lower Gilmanston to Concord and adjoining land of John McElroy, thence running north easterly by said road to the line of the County of Strafford forty three and a half rods thence running north westerly, binding on the County of Strafford eighty four rods to a stake and stones, thence south forty five degrees west as the stone wall now stands on land of David Tilton thirty seven rods to a stake and stones at the corner of the stone wall, thence south forty four degrees East by John McElroy's land as the stone wall now stands seventy three rods to the road before named and being the north east corner of that part of said McElroy's farm which lies west of said road, said tract of land containing twenty acres and eight square rods and being all that part of the farm situated in said Londonderry upon which James Thompson late of said Londonderry deceased lived at the time of his decease, which lies in said County of Merrimack do upon our oaths say that the same tract of land is of the value of ninety four dollars and fifty cents and no more, and we have.

Tilton vs Thompson.

set off the same tract of land by metes and bounds as aforesaid, and have assigned the same to the said David Tilton the creditor within named in satisfaction of this execution, and costs of levy -

Thos Berry }
John Mathes } appraisers.
John L French }

Merrimack, ss. On the thirteenth day of March 1835 - I commenced a levy of this execution and in pursuance of the directions of David Tilton the creditor within named on the 13th day of March 1835 - I extend the within execution upon the tract of land above described in manner following, viz. I caused three appraisers to be chosen, that is to say Thomas Berry Junr. by David Tilton the creditor within named John Mathes junr who was chosen by myself and John L French who was chosen by myself also for the said Isaac Thompson the debtor within named, who was out of the County and State and in parts unknown, so that he could not be, by me found to notify to choose and appoint an appraiser for himself, being all respectable freeholders and residents in said County of Merrimack; who being sworn before a justice of the Peace faithfully and impartially to appraise such lands and tenements as should be shewn to them as the estate of the within named debtor upon their oaths said that the above described tract of land shewn to them as the estate of the debtor aforesaid was of the value of ninety four dollars and fifty cents and no more and the said appraisers set off the same land by metes and bounds as aforesaid at that sum in satisfaction of this execution and my fees and I have delivered possession and seized of the said tract of land to David Tilton the creditor within named I therefore return this execution satisfied aforesaid aforesaid in full Charles Chickering

Deputy Sheriff -

517 ⁵¹⁷
517

March 13th 1835. This we certify that I have this day received full seizin and possession of the above described tract of land by Charles Chickering Deputy Sheriff.

David Tilton

Service 0..99
Poundage 1.67
Notifying party and
appraisers 3..50
Travel .51
My time & expence 5..00
Appraisers fees 4..50
Recording 1..50
23..41

Received September 1-1835.

Examined Jno. Thijpille Reg.

The State of New Hampshire

[L.S.] Merrimack Co.

Burnier
OS To the Sheriff of any County in this State or
his Deputy Greeting.
Castman Whereas Zebulon D. Burnier of Warner in Seice
County gentleman by the consideration of our
Justices of the Court of Common Pleas, holden
at Concord, within and for the County of Merrimack
on the first Tuesday of September Anno Domini, 1835
recovered judgment against Murriner P. East-
man of Bos-crown in said County yeoman
for the sum of twenty four dollars eighty five
cents debt or damages and nineteen dollars
- cents cost of suit unto us executors of record.
whereof execution remains to be done. We com-
mend you therefore, that of the goods chattels
or lands of the said Murriner within your
precinct, you cause to be paid and set-
tled unto the said Zebulon at the value
thereof in money, the aforesaid sums, being
43 Dollars 85 cents in the whole with 17 cents
more for this writ; and thereof also to satisfy
yourself for your own fees. And for want of
goods, chattels, or lands of the said Murriner to

24.85

19.00

43.85

17

\$8
5/8

Summ vs. Eastman

to be by him shewn unto you, or found within your precinct, to the acceptance of the said Zebulon to satisfy the sums aforesaid: we command you to take the body of the said Messiner and him, commit unto either of our Goals within your precinct, and detain in your custody within our said Goal until he pay the full sums above mentioned, with your fees; or that he be discharged by the said Zebulon the creditor, or otherwise by order of law. Hereof fail not, and make due return of this writ, with your doings therein unto our said Court of Common Pleas, to be holden at Concord in our Concord, in our County of Merrimack aforesaid on the first Tuesday of February next.

Witness William M. Richardson, Esquire, at Concord, the 19th day of September anno Domini 1835.

J C Bulger. Clerk

Merrimack. ss. October 3. 1835. Then Nathan Davis Nehemiah Harvey, and Daniel George, personally appeared and made oath that they would faithfully and impartially appraise such lands and tenements as should be shewn them as the estate of the within named Messiner to Eastman to satisfy the within execution.

Before me -

H B Chase, justice of the Peace.

We the subscribers having carefully and attentively examined extract of land shewn to us as the estate of the within named Messiner to Eastman situate in Concord in said County of Merrimack, being a part of a hundred and eleven acres lot drawn to the original right of Joseph Jackson, and bounded as follows to wit - beginning at the Northwest corner bound of said lot being a stake and stones thence South sixteen degrees east by land of Samuel Eastman one hundred and forty seven rods to a stake and stones thence North seventy four degrees east forty three rods to a stake and stones, thence North sixteen degrees west one hundred and forty seven rods to a stake and stones and thence south seventy

519

549

Junior Eastman

four degrees west forty three rods to the bound
first mentioned containing about thirty
nine and one half acres do upon our oaths
say that one undivided fourth part of
the same tract of land is of the value of
fifty seven dollars and thirty eight cents
and no more and we have set off the said
tract of land by metes and bounds as a-
foresaid and have assigned one undivided
fourth part thereof to the said Zebulon D
Currier the creditor within named in
Settlement of his execution October 3^d 1835.

Neithem Davis
Nehemiah Hersey
Daniel George

Merrimack. ss. October 3^d 1835 in pursuance
of the directions of Zebulon D Currier the cred-
itor within named I have extended this
execution upon one undivided fourth part
of the tract of land above described in the fol-
lowing manner to wit I caused three appre-
asers to be chosen that is to say Neithem Davis
by the creditor within named Nehemiah
Hersey who was chosen by myself and Daniel
George who was chosen by myself for the said
Merriner P Eastman the debtor within
named the said debtor being out of the State
of New Hampshire supposed to be somewhere
in the State of Maryland and therefore not
in my power to give him notice of this extent
the said Neithem Davis Nehemiah Hersey
and Daniel George being all respectable
freeholders and residents in said County
of Merrimack who being sworn before a
Justice of the Peace faithfully and incor-
ticularly to apprise such lands and ten-
ments as should be shown to them as the
estate of the within named debtor; upon
their oaths said that one undivided
fourth part of the above described tract of
land shown to them is the estate of the

\$30
590

electior aforesaid was of the value of fifty seven dollars and thirty eight cents and no more than the said appraisers set off the same land by metes and bounds as aforesaid at that sum in satisfaction of this execution and my fees and I have delivered possession and seized of the said tract of land to the said Zebulon D. Currier the creditor within named. Therefore return this execution fully satisfied as aforesaid

Stephen George. Deputy Sheriff

Fees Service	00..23
Travel	00..60
Foundage	01..10
for Appraisers	03..43
Notifying appraisers	01..00
Chairman	01..22
Justice	00..50
Attender & expence	03..78
Register of Deed	01..50
	<u>\$13..36</u>

October 3^d 1835. This may certify that I have this day received full seized and possession of the above described tract of land by Stephen George Deputy Sheriff.

Zebulon D. Currier.

Received October 23-1835-

Examined / No Whipple Register

Brooks
W.
Dustin

The State of New Hampshire
I S Henniker, Jr.

To the Sheriff of any County in this State or his Deputy

Greeting.

Whereas Peasekel P Brooks of Henniker in said County Physician by the consideration of our justices of our Court of Common Pleas holden at Concord, within and for the County of Merrimack, on the first Tuesday of September anno Domini, 1835 recovered judgment against Amos Dustin of Henniker in said County aforesaid for the sum of one hundred and thirty one dollars, fifty cents debt or damages and thirteen dollars sixty two cents, cost of suit, and to us

131..50

13..62

135..12

19

Brooks vs Dustin

521

747
521

appraisers of Recorel, whereof Execution remains to be done. we command you, therefore, that of the Goods, Chattels, or Lands of the said etnos within your precinct, you cause to be valued and satisfied unto the said Peas-chel at the value thereof in money, the aforesaid sums, being \$ 145- Dollars 12 Cents in the whole, with 17-cents more for this Writ; and thereof also to satisfy yourself for your own fees. And for want of Goods, Chattels, or Lands of the said etnos to be by him shewn unto you or found within your precinct, to the acceptance of the said Peas-chel to satisfy the sums aforesaid; we command you to take the body of the said etnos and him commit unto either of our Goods within your precinct and detain in your custody within our said Court until he pay the full sum above mentioned with your fees; or that he be discharged by the said Peas-chel the creditor or otherwise by order of Law. Hereof fail not, and make due return of this writ, with your doings therein, unto our said Court of Common Pleas, to be holden at Concord in our County of Merrimack before us, on the first Tuesday of February next -
Witness William M. Richardson, Esquire, at Concord, the 17th day of September anno Domini 1835

S. C. Beulger Clerk

Merrimack. ss. October 14-1835 - Then Isaac Rice John Campbell & Samuel Smith personally appeared & made oath that they would faithfully & impartially appraise such lands & tenements as us should be shewn there as the estate of the within named etnos Dustin to satisfy the within execution -

Before me -

George Eaton Justice of the Peace
We the subscribers having carefully & attentionately examined a tract of land shewn us as the estate of the within named etnos Dustin situated in Henniker in said County of Merrimack

Brooks vs. Dustin

& bounded as follows viz: on the north by the highway leading from said Henniker to Hopkinton on the north of Contoocook river - on the east and south by Zeeclock Dustins land & west by land of Levi Kemp containing eight acres be the same more or less. also upon our oaths, say that the same tract of land is of the value of Eighty dollars & no more & we have set off the same land by metes & bounds as aforesaid in present satisfaction of the within execution Octo, 14th 1835 -

Isaac Rice
John Campbell
Sam'l Smith

Merrimack. ss. Oct. 13th 1835 - In pursuance of the directions of Peaseckl P Brooks the Creditor within named, I have extended the within execution upon the tract of land above described in the manner following, viz I caused three appraisers to be chosen that is to say, Isaac Rice by the creditor within named Samuel Smith who was chosen by myself John Campbell who was ^{also} chosen by myself for the said Amos Dustin the debtor within named, the said debtor having been duly notified by me and requested to choose an appraiser & having refused & neglected so to do the said Isaac Rice, Samuel Smith & John Campbell, being all reputable freeholders & residents in said County of Merrimack - who being sworn before a Justice of the peace faithfully and impartially to appraise such lands and tenements as should be shewn to them as the estate of the within named debtor upon their oaths said that the above described tract of land shewn to them as the said estate of the aforesaid debtor was of the value of Eighty dollars and no more and the said appraisers set off the same land by metes and bounds as aforesaid at the sum in present satisfaction of this execution and my fees and I have delivered possession and seizin of the said tract of land to the said Peaseckl P Brooks the creditor within named

523

523

I therefore return this Execution
satisfied as before-said in part, to wit, for the
sum of Seventy dollars and forty seven cents
being the residue of the said sum of Eighty
dollars the value of the land after deducting
my fees and for no more -

Service	" 23
Trevel	" 60
Poundage	2 " 70
notifying Appraisers	50
Attendance / day	1 " 00
for recording	1 " 00
paid Appraisers	3 " 00
Sweating Appraisers	<u>50</u>
	\$ 9 " 53

Thomas Tucker Deputy Sheriff
October 14th 1835 this day certify that I have
this day received full possession and seizure
of the above described tract of land by
Thomas Tucker Deputy Sheriff -

Perched P. Brooks -

Received November 18. 1835.

Examined M. Whipple Register

The State of New Hampshire.

Merrimack ss.

Perker. To the Sheriff of any County in this State or his Deputy
vs. Greeting

Toley. Whereas William Perker of the City of Boston in the
County of Suffolk and Commonwealth of Massa-
chusetts Merchant by the consideration of our
Justices of our Court of Common Pleas, holden at
Concord, within and for the County of Merrimack,
on the first Tuesday September anno Domini, 1835,
recovered judgment against John Toley of Warner
in said County Peper maker for the sum of five
hundred & thirty eight dollars fifteen cents debt or
damages, and seven dollars thirty eight cents cost of
suit, unto us appears of record, whereof Execution remains
to be done. We command you, therefore that of the goods

538.15

7.38

545.53

17

Parker vs. Folley

Chattels, or Lands of the said John within your precinct, you cause to be and satisfied unto the said William at the value thereof in money, the aforesaid sums, being \$545 Dollars 53 Cents in the whole, with 19 cents more for this writ; and thereof also to satisfy yourself for your own fees - and for want of goods, Chattels, or Lands of the said John to be by him shewn unto you, or found within your precinct, to the acceptance of the said William to satisfy the sums aforesaid: We command you to take the body of the said John and him commit unto either of our Goods within your precinct and detain in your custody within our said Gaol until he pay the full sums above mentioned with your fees; or that he be discharged by the said William the creditor, or otherwise by order of Law. Hereof fail not and make due return of this writ, with your doing therein unto our said Court of Common Pleas to be holden at Concord, in our County of Merrimack aforesaid, on the first Tuesday of February next Witness William M. Richardson, Esquire, at Concord the 19 day of September Anno Domini, 1835.

S E Badger Clerk

Merrimack, October 1, 1835. Then Philip Colby Jr, Samuel M. Colby and Elipheus Ayer personally appeared and made oath that they would faithfully and impartially appraise such Lands and tenements as should be shewn them as the estate of the within named John Folley to satisfy the within Execution.

Before me -

H. B. Chase, Justice of the Peace -

We the subscribers having carefully and attentively examined a tract of land situated in Warner in said County shewn to us as the estate of the within named John Folley it being at the southerly end of the pepermill claim and bounded northerly by Warner river, easterly & southerly by land of Samuel M. Colby, and westerly by land of Daniel Beebe containing about twenty two square rods, it being the same piece of land the said Folley purchased of Gibbs & Grenfell and by them of

525

595

Parker vs. Foley,

Joseph Shoyt which twenty two square rods do
upon our Deeds say is of the value of thirty one dollars
and sixty seven cents and no more and we have
set off the same tract of land by metes and bounds
as aforesaid in satisfaction of the within execu-
tion October 1st 1835

Philip Colby Jr
Samuel M Colby
Elipheus Ayer.

Merrimack. s. October 1st. - 1835. In pursuance
of the directions of William Parker the creditor
within named I have extended the within execu-
tion upon the tract of land above described in
the manner following viz I caused three appre-
asers to be chosen their is to say Philip Colby Jr by
H B Chase for the creditor within named
Samuel M Colby who was chosen by myself and
the said Elipheus Ayer was appointed by me in
behalf of said debtor he being out of the State
and parts unknown and not being to be found
so that he might be notified the said Philip
Colby Jr Samuel M Colby and Elipheus Ayer
being all reputable freeholders and residents
in said County of Merrimack who being sworn
before a justice of the peace faithfully and impar-
tially to appraise such lands and tenements
as should be shown to them as the estate of the with-
in debtor upon there oath said the above
described tract of land shown to them as estate
of the aforesaid debtor were of the value of thirty
one dollars and sixty seven cents and no more
and the said appraisers set off the same land by
metes and as aforesaid at that sum in satisfac-
tion of this execution and my fees and I have
delivered possession and herein of the said tract
of land to the said William Parker the creditor
within named I therefore return this execution
satisfied as aforesaid in part to wit, for the sum of
twenty three dollars and thirty cents being the residue
of the said sum of thirty one dollars and sixty seven
cents the value of said land after deducting my
fees and for no more - Stephen George Dpty. Sheriff -

Fees	Service 00 .. 23
	travel 00 .. 60
	Per diem 00 .. 79
	Paid appraisers 00 .. 75
	Notifying appraisers 01 .. 00
	not justice 00 .. 50
	Attendance & Expence 03 .. 00
	Register of Deed 01 .. 50
	<u>8 .. 37</u>

October 1st 1835 - This may certify that I have this day received full service and possession of the above described tract of land by Stephen George Deputy Sheriff -

William Parker by his
Attorney H. B. Chase

Received Dec. 4. 1835.

Ramsey Jno. W. Phillips Register.

The State of New Hampshire -

In Merrimack, ss.

To the Sheriff of any County in this State or his Deputy -

Gage
vs
Marsh

47..82
6..01
53 83
17

Whereas Nathaniel Gage of Concord in said County of Haverhill by the consideration of our Justices of our Court of Common Pleas, holden at Concord, within and for the County of Merrimack, on the first Tuesday of September anno Domini, 1835, recovered judgment against John Marsh junior of Belknap in our County of Hillsborough for the sum of forty seven dollars eighty two cents debt or damages, and six dollars one cent cost of suit, as to us appears of record, whereof Execution remains to be done. We command you, therefore, that of the Goods, Chattels, or Lents of the said John within your precinct, you cause to be paid and satisfied unto the said Nathaniel at the value thereof in money, the aforesaid sums, being \$53 - dollars, 83, cents in the whole, with 17 cents more for this writ; and thereof also to satisfy yourself for your own fees. And for want of Goods, Chattels, or Lents of the said John to be found in your precinct, to the acceptance of the said Nathaniel to satisfy the sums aforesaid; we command you to take the body of the said John and him commit into either of our Gaols within your precinct, and

detain in your custody within our said gaol until he pay the full sums above mentioned with your fees; or that he be discharged by the said Nathaniel the creditor, or otherwise by order of Law - Hereof fail not, and make due return of this writ, with your doings therein, unto our said court of Common Pleas, to be holden at Concord, in our County of Merrimack aforesaid, on the first Tuesday of February next.

Witness William M. Richardson, Esquire, at Concord, the 25 day of September anno Domini, 1835.

S. C. Beecher Clerk.

Hillsborough. vs. Oct 16-1835. Then David Atwood Estuare Wymen, and Joshua Pitwood personally appeared and made oath, that they would faithfully and impartially appraise such lands and tenements as should be shown them as the estate of the within named John Marsh junior or any annuity or income the said Marsh has in right of his wife Sally to standing wood or income of lands occupied by Samuel Hobbs - Jepse Brown. pro. Peace.

Draw & Service	1 "	73
Poundage	1 "	33
Appraisers	6 "	00
Recording	1 "	00
Return	1 ,	00
plus Fees		50
Expence	1 " 00	
	12 " 56	

We the subscribers having carefully and attentively examined & considered the right which the within named John Marsh junior has in right of his wife Sally to enter upon the following described premises situated in Pelham in the County of Hillsborough and State of New Hampshire and bounded as follows beginning at the north west corner of the premises at a stake and stones at land of the widow Betsey Richardson - thence easterly by said Richardson's land to the road - thence south-easterly by said road to a large rock with stones upon it

TSC

Hence easterly by lancer William Butthucks to a
 stike and stones thence northerly by said Butthucks
 lancer to a large rock with stones upon it cut
 Alpheus Smiths lancer thence easterly by said Alpheus
 & Jesse Smiths lancer to a stike & stones cut Greener
 Gegees lancer - thence southeasterly by said Gegees
 lancer to a stike & stones cut Samuel Butthucks land
 thence southerly by said Butthucks lancer to a
 stike & stones to lancer of Enoch Websters, thence
 southerly by said Websters lancer & the rooce to a
 stike and stones cut Try Gegees lancer - thence south
 westerly by Gegees lancer to a white oak tree marked
 thence westerly by said Gegees lancer to a maple
 tree marked at Gouldins Brook so called thence
 northerly by said Hobs lancer to a stike & stones
 thence westerly by said Hobs lancer to the rooce
 thence crossing the rooce & running westerly by
 Jeremiah Tylers lancer to a stike and stones cut
 Li Smiths lancer thence northerly by said Smiths
 lancer to the bound first mentioned and to cut
 & carry off therefrom fire wood which said Sally
 claims under the will of the late Rev. Amos
 Moody deceased August fifth A.D. 1816 - etc. upon
 our oaths say that said right amounts to the
 quantity of six cords of wood yearly since that
 said quantity yearly for the term of five years is
 of the value of Sixty five dollars and fifty six cents
 and no more - and we have set off & assigned the
 right aforesaid for the term aforesaid in satisfac-
 tion of the within execution -

Octr. 11. 1835.

David Atwood

Edward Hyman Appraisers

Joshua Atwood

Hillsborough, N. C., Octr. 16 - 1835 - In pursuance of the
 directions of Nathaniel the creditor within named
 I have extended the within execution upon the
 tract of land on the right of entering upon & cutting
 & taking wood from the land above described
 in manner following, viz. I caused three apprai-
 sers to be chosen, that is to say David Atwood by the crea-
 tor within named, Edward Hyman whoses

and Joshua Atwood who was also chosen by myself
who was chosen by myself for the said John
Marsh junior the debtor within named, the said
debtor having been duly notified and re-
quested by me to choose an appraiser and
having refused and neglected so to do - the
said Daniel Atwood, Edward Hyman and
Joshua Atwood being reputable freeholders
and residents in said County of Hillsborough;
who being sworn before a justice of the peace faithfully
and impartially to appraise such lands
and tenements as should be shown to them
as the estate of the within named debtor or any
annuity or income the said debtor has in
right of his wife Sally to stemming wood on or
income of lands occupied by Samuel Hobbs
upon their oaths said that the before described
interest or right of cutting & taking wood from
the above described premises shown to them
as the interest or right of the said Marsh in
right of his wife Sally therein, was of the value
of sixty five dollars and fifty six cents for the
term of five years & no more - and the said ap-
praisers set off & assigned the right aforesaid
for the term aforesaid at that sum in satis-
faction of this execution and my fees and I
have delivered possession of the right & interest
aforesaid to the said Nathaniel Gage the cred-
itor within named - I therefore return this
Execution satisfied as aforesaid -

Jesse Bowers. D.S.

This may certify that I have this day received
full possession of the above right & interest
aforesaid by Jesse Brown D.S. & except of this his return
& of his doing thereon as satisfactory & done
by my direction Octr 16-1835

Nathaniel Gage -

Received January 22-1836 -

Examined (not Hippie Reg.)

Merrimack p. Bracelford November 21-1835-

Then tyrus Crefsey, Jason H. Ames and Joshua George personally appeared and made oath that they would faithfully and impartially appraise such lands tenements as should be shown them as the estate of the within named Daniel Crefsey to satisfy the within Execution.

Before me

John Pillsbury justice Peace -

The the subscribers having carefully and attentively examined a tract of land shewn to us as the estate of the within named Daniel Crefsey and bounded as follows beginning at the northeast corner of land of Rodney Hünstein on the south side of the road leading from Warner to Newport, thence south twenty degrees west twelve rods, by land of said Hanson to a stake and stones - thence north sixty nine degrees west eight rods to a stake and stones on land of Jason H. Ames - thence south twenty degrees west twenty six and one half rods to a stake and stones on land of Nathaniel Flanelers - thence south eighty four degrees east twenty rods to a pine stump - thence north sixteen degrees east thirty one rods and ten links to a stake and stones standing on the southerly side of the road above described - thence north sixty one degrees west nine rods and five links by the road to the bound first mentioned - also one undivided third part of the following described land together with one undivided third part of all the buildings standing thereon bounded as follows to wit - beginning at a stake and stones on the westerly side of the road leading from Sutton to Bracelford south Meeting House thirteen feet south of the tavern house - thence north seventy one degrees west fourteen rods and fifteen links, to a large apple tree standing on the easterly line of the land first described thence on said line to a stake and stones by the road thence easterly and southerly by the road to the bound first mentioned do upon our oaths say that the first described tract of land together with one undivided third part of the last described land together with one undivided third part of all the buildings

thereon (formerly owned by John Raymond Esquire
and now in the occupancy of John Nichols) that
the same is of the value of seven hundred and
sixty seven dollars and sixteen cents and no
more, and we have set off the same land by metes
and bounds as aforesaid in part satisfaction
of the within execution - Cyrus Cressy
November 21-1835 -

Cyrus Cressy
Jeson H. Atomes

Joshua George

Merrimack, N.H. November 16-1835 - In pursuance
of the directions of R. T. Jones the creditor for White
& Jones within named I have extended the
within execution upon the tract of land above
described in the manner following viz I caused
three appraisers to be chosen their is to say Cyrus
Cressy by R. T. Jones for White & Jones the creditors within
named and Jason H. Atomes who was chosen by myself
and Joshua who was also chosen by myself for the
said Daniel Cressy the debtor within named the
said debtor being resident in parts unknown
to me and neglected to give notice of any apprai-
sers being appointed on his part the said Cyrus Cressy
Jason H. Atomes and Joshua George being all reputable
freeholders and residents in said County of Merrimack
who being sworn before a Justice of the Peace faithfully
and impartially to appraise such lands & ten-
ments as should be shown to them as the estate of
the within named debtor upon their oaths said
that the above described tract of land together with
the above described undivided one third part of a
tract of land and buildings situated thereon shown
to them as the estate of the aforesaid debtor were of the
value of seven hundred sixty seven dollars and sixteen
cents and no more and the said appraisers set off
the same land by metes and bounds as aforesaid
on the twenty first instant I having adjourned to sell
the Personal property so as to have what amount of
real estate was required to satisfy this execution.
and I have delivered possession and seized of the said
tract of land to R. T. Jones for White & Jones the said cred-
itors within named I therefore return this execution

[Large Handwritten Mark]

satisfied on the sett off for seven hundred
sixty seven dollars and sixteen cts and no more
at At Davis Dep. Sheriff p.

November 21 - 1835 - This certifies that I have
this day received full seizure and possession of
the described tract of land and buildings
situated thereon by At Davis Dep. Sheriff -

R. J. Jones for

Timothy White & R. J. Jones -

Merrimack, S. November 16 - 1835 - Then I seized
and took the the following property to wit six
bedroom chairs three Kitchen chairs four old
nineteen dining chairs one

State of New Hampshire

T.S. Sullivan, J.S.

White & Jones To the Sheriff of any County in this State or his Deputy
G.S.

Gresley.

Whereas Timothy White and Reuben J. Jones
of Claremont in said County farmers by the
consideration of our Justices of our court of Com-
mon Pleas holden at Newport within and for the
County of Sullivan, on the third Tuesday of October
anno Domini, 1835 - recovered judgement against
Daniel Cressy of Bradford in the County of Merri-
mack farmer for the sum of eight hundred forty
seven dollars sixty three cents debt or damages
and twenty six dollars thirty six cents cost of suit
as to us appears of record whereof Execution re-
mains to be done - We command therefore that
the Good Chattels or Lands of the said Cressy
within your precinct, you cause to be seized and
satisfied unto the said Timothy and Reuben
at the value thereof in money the aforesaid
sums, being 873 Dollars 99 cents in the whole with
19 cents more for this writ and thereof also to
satisfy yourself for your own fees. And for want
of Goods, Chattels or Lands of the said Cressy to be
by him shewn unto you or found within your
precinct, to the acceptance of the said Timothy
& Reuben to satisfy the sums aforesaid: We command

847..63

26..36

873..99

19

you to take the body of the said Crefsy and him commit unto our Gaol within your precinct and detain in your custody within our said Gaol until he pay the full sum aforesigned, with your fees or that he be discharged by the said Timothy and Reuben the creditors or otherwise released by order of Law. Hereof fail not, and make due return of this writ with your doings therein, unto our said Court of Common Pleas, to be holden at New port, in our County of Sullivan aforesaid on the Thirteenth day of April next.

Witness William M. Richardson, Esq. at New port, the 26th day of Oct. anno Domini, 1835.

J. W. Gilmore Clerk.

Merrimack, ss. Bradford November 21-1835. Then Cyrus Crefsy Jason H. Ames and Joshua George, Personellly appeared and made oath that they would faithfully and impartially apprise such tenents and tennents as should be shewon them as the estate of the within named Daniel Crefsy to satisfy the within execution.

Before me

John Pillsbury Justice Peace

We the subscribers having carefully and attentively examined a tract of land shewn to us as the estate of the within named Daniel Crefsy and bounded as follows beginning at the northeast corner of land of Roelny Houston on the south side of the road leading from Warner to Newport thence south twenty degrees west twelve rods by land of said Houston to a stake and stones thence north sixty nine degrees west eight rods to a stake and stones on land of Jason H. Ames thence south twenty degrees west twenty six and one half rods to a stake and stones on land of Nathaniel Flanlers thence south eighty four degrees east twenty rods to a

pine stump - thence north sixteen degrees east thirty one rods and ten links to a stake and stones studding on the southerly side of the road above described thence north sixty one degrees west nine rods and five links by the road to the bound first mentioned - also one undivided third part of the following described land together with one undivided third part of all the buildings standing thereon - bounded as follows to wit - beginning at a stake and stones on the westerly side of the road leading from Sutton to Bradford south meeting house, thirteen feet south of the tavern house thence north seventy one degrees west fourteen rods and fifteen links to a large apple tree standing on the easterly line of the land first described - thence on said line to a stake and stones by the road thence easterly and southerly by the road to the bounds first mentioned, do upon our oaths say that the first described tract of land, together with one undivided third part of the last described land together with one undivided third part of all the buildings thereon formerly owned by John Raymond Esquire and now in the occupancy of John Nicholas) that the same is of the value of seven hundred and sixty seven dollars and sixteen cents and no more, and we have set off the same land by metes and bounds as aforesaid in part satisfaction of the within execution -

November 21st. 1835 - Cyrus Cropsy
Jason Ames
Joshua George

Merrimack, ss. November 16 - 1835 - In pursuance of the directions of R F Jones the creditor for White & sons within named I have extended the within execution upon the tract of land above described in the manner following
viz I caused three appraisers to be chosen that is to say Cyrus Cropsy by R F Jones for White & sons

The creditors within named and Jason
H. Ames who was chosen by myself and Joshua
George who was also chosen by myself for
the said Daniel Cressy the debtor within
named, the said debtor being resident in
parts unknown to me and neglected to
give notice of any appraisers being appointed
on his part; the said Lyons Cressy Jason Ames
and Joshua George being all reputable free-
holders and residents in said County of Nor-
wich who being sworn before a justice of
the peace faithfully and impartially to appraise
such lands and tenements as should be
shewn to them as the estate of the within
named debtor upon their oaths said
that the above described ^{land}, together with
the above described undivided one third
part of a tract of land and buildings situa-
ted thereon as shewn to them as the estate of the
aforesaid debtor was of the value of seven
hundred sixty seven dollars and sixteen
cents and no more and the said appraiser
set off the same land by metes and bounds
as aforesaid on the twenty first instant
I having engaged to sell the personal
property so as to have what amount of
real estate was required to satisfy this
execution and I have delivered possession
in seized of the said tract of land to
R. F. Jones for White and Jones the said
creditors within named I therefore re-
turn this execution satisfied on the set
off for seven hundred sixty seven dollars
and sixteen cts. and no more -

A. A. Davis Dep. Sheriff -

November 21-1835. This certifies that I have
this day received full ^{seizure and} possession of the above
described tract of land and buildings sit-
uated thereon by A. A. Davis Dep. Sheriff -
R. F. Jones for Timothy White & R. F. Jones -

Merrimack, S. November 16-1835. Then I seized
 and took the the following property to wit
 six parlor chairs, three kitchen chairs, four
 do, nineteen dining chairs, one wash stand,
 one looking glass one pr half round tables one
 street lamp one parlour stove, one stove & fun-
 nel nine feather beds ten straw beds, seven com-
 fortables, twelve pillowcases, nine pair of sheets
 twenty two quilts six bedsteads and covers
 eight cider barrels, one hogshead, two creases
 one pr. of reflectors, seven wine bottles six decanters
 one sign and post, one street lamp one pr of
 lanterns one rope halter, and on the same
 day I advertised the above articles for sale
 by posting up two advertisements stating
 the time and place of sale one at the Inn
 of Nichols one at the Inn of the Morrills being
 two of the most public places in Bradford
 in said County, and having kept the above
 lot of Property four days and the debtor not
 having redeemed said property by other
 wise satisfying this execution, sold at pub-
 lic venue on Friday & Saturday the 20th
 & twenty first instant at Nichols Tavern
 in said Bradford to the first bidder all
 of the above mentioned articles as follows
 to wit: Six Parlor Chairs - 1..20.

Three	Kitchen Chairs	.. 0..50
Four	do	0..60
Six	Dining Chairs	2..16
five	do	1..00
Four	do	0..32
Three	do	0..40
One	do	0..14
One	Wash Stand	1..45
One	Looking Glass	0..65
One	pr. half Round Tables	0..50
One	Street Lamp	0..55
One	Parlour Stove	11..00
One	Stove and Funel	8..13
One	Fether Bed	5..12
One	Other do	5..12

537 537

One	Straw Bed	- - -	0.. 76
One	Comfortable	- - -	0.. 76
One	do	- - -	1.. 00
One	do	- - -	0.. 70
One	do	- - -	0.. 33
One	do	- - -	0.. 38
One	do	- - -	0.. 37
One	Fether Bed	- - -	4.. 20
One	do	- - -	2.. 97
Two	Pillowcases	- -	0.. 13
3	do	- - -	0.. 12
Two	do	- - -	0.. 18
Two	do	- - -	0.. 32
Two	do	- - -	0.. 22
Two	do	- - -	0.. 22
One	pr. Sheets	- - -	0.. 39
One	do	- - -	0.. 30
One	do	- - -	0.. 50
One	do	- - -	0.. 40
One	do		0.. 38
One	do	- - -	0.. 47
One	do	- - -	0.. 41
Three	Sheets	- - -	0.. 66
One	Other Fether Bed		5.. 52
One	do	- - -	6.. 67
One	do	- - -	11.. 64
One	Quilt	- -	0.. 33
One	do	- - -	0.. 75
One	do	- - -	0.. 80
One	do	- - -	0.. 20
One	do	- - -	0.. 30
One	do	- - -	0.. 18
One	do	- - -	0.. 10
One	do	- - -	0.. 16
One	Straw Bed		0.. 35
One	do	- - -	0.. 06
One	do	- - -	0.. 12
One	do	- - -	0.. 33
One	do	- - -	0.. 31
One	Quilt	- -	0.. 08
One	other	- - -	0.. 38
One	do	- - -	0.. 76
One	do	- - -	0.. 40

538

One	clo - - - - 1.. 15
One	clo - - - - 0.. 37
One	clo - - - - 0.. 30
One	clo - - - - 0.. 64
One	clo - - - - 0.. 38
One	clo - - - - 0.. 51
One	clo - - - - 0.. 60
One	clo - - - - 0.. 40
One	clo - - - - 0.. 35
One	clo - - - - 1.. 10
One	Other FetherBed 2.. 80
One	clo - - - - 4.. 05
One	Straw Bed 0.. 33
One	do - - - - 0.. 42
One	Bed Stead & cord 0.. 90
One	clo - - - - 0.. 58
One	Straw Bed - - 0.. 25
One	Bedstead & cord - 1.. 40
One	do - - - - 2.. 35
One	Straw Bed 0.. 11
One	Bedstead & cord 0.. 50
One	clo - - - - 1.. 12
One	Cider Barrel 0.. 45
One	do - - - - 0.. 06
One	Hogshead - - 0.. 95
One	Creme - - - - 0.. 31
One	clo - - - - 0.. 44
Four	Cider Barrels - 1.. 16
One	pr of reflectors 0.. 17
Three	wine Bottles - - 0.. 17
Four	' do - - 0.. 23
Three	decanters - - 0.. 30
Three	Others - - - - 0.. 38
One	Sign & post - - 1.. 60
One	Street Lamp - - 0.. 13
One	pr. of chandlions - 0.. 03
One	Rope Helter - - 0.. 03
	111.. 80

The above being the amount of personal property sold on this execution and what is returned below is property sold on writ by agreement Parties, March 23-1835 to the bidder as follows "to wit,"

539⁵³⁹

One	Dung Fork	- - -	0..51
1 lbs	of Hair	- - -	1..33
One	Sett of Drawers	- - -	0..29
One	Grovel	- - -	0..28
One	Cooking stove and funnel	23..50	
One	Table	- - -	1..00
One	Bedstead	- - -	0..31
One	elo	- - -	0..40
One	elo	- - -	1..03
One	elo	- - -	0..50
One	elo	- - -	0..08
One	Bedcover	- - -	0..29
One	elo	- - -	0..18
One	elo	- - -	0..54
One	Hair	- - -	0..51
One	elo	- - -	0..33
One	elo	- - -	0..40
One	elo	- - -	0..31
One	Domegon	- - -	0..35
One	prg Fire dogs	- - -	0..25
One	Water Pot	- - -	0..07
Four	Bed Lamps	- - -	0..22
Shoole	and Tong	- - -	0..38
Looking glas	- - -	-	0..13
Two	Bed Lamps	- - -	0..04
One	Woolen clock	-	5..75
One	cansin	- - -	0..64
Whole	jecks	- - -	<u>0..25</u>
			39..92
Brought down		<u>111..80</u>	
			151..92

The amount of real estate	<u>767..16</u>
(The amount of debt and cost	<u>918..88</u>
am interest	<u>908..81</u>
	<u>10..09</u>

Fees Paid Register	<u>3..00</u>
	<u>7..07</u>

Fees-		
Service	- - -	0..23
Grovel	- - -	0..60
Poundage	- - -	6..92
Blerks fee first sale	- - -	0..75

540

do last sale	2..36
for advertising and making sale fast time	1..75
do for last sale - - -	3..00
Expenses at both sales and a distance	3..50
For service on the execution	1..50
Paid the appraisers bill	7..00
Peril for administering oaths - -	" 19
For making this return - - -	<u>2..50</u>
	<u>31..28</u>

Amount of Execution including writ 8⁷/₁₆

Interest - do - - -	<u>4..37</u>
	<u>908..81</u>

I therefore return this execution satisfied in full for all of the cost of the above levy and the sum of seven dollars and seven cts. the amount of property sold over and above satisfying this execution is in my hands to be applied on demand S. W. Meastring vs. Daniel Crepsey -

A. A. Davis. Dep. Sheriff.

Received and recorded Feb. 8. 1836.

Examined North H'p'le Regis'tr.

Clough IS State of New Hampshire,
vs Merrimack Co.
West To the Sheriff of any County in this State or his Deputy

Greeting.

Whereas Samuel Clough of Boscaur in said County Gentleman by the consideration of our justices of our Court of Common Pleas, holden at Concord, within and for the County of Merrimack on the first Tuesday of February anno Domini 1836 - recovered judgement against James West of Boscaur in said County Gentleman for the sum of seventy seven dollars nine cents debt or damages and twenty dollars fifty three cents cost of suit and expenses of Record, whereof Execution remains to be done. We command you, therefore, that of the goods, Chattels or lands of the said James within your precinct, you cause to be paid and satisfied unto the said Samuel all the value thereof in money the aforesaid sum

77.09

20.53

97.62

17

97.79

being \$ 97 dollars 62-cents in the whole, with
19-cents more for this writ; and thereof also to
satisfy yourself for your own fees. And for want
of Goods, Chattels, or Lances of the said James to be
by him shewn unto you, or found within your
precinct, to the acceptance of the said Samuel
to satisfy the sums aforesaid. We command you
to take the body of the said James and him
commit unto either of our goals within your precinct,
and detain in your custody within our said
Gaol until he pay the full sums above mentioned
with your fees; or that he be discharged by the said
Samuel the creditor, or otherwise by order of
law. Hereof fail not, and make due return
of this writ, with your doings therein unto our
court of Common Pleas, to be holden at Con-
cord, in our county of Merrimack aforesaid,
on the first Tuesday of September next.
Witness William M. Richardson Esquire at
Concord, the 16th day of February anno Domini
1836

J C Badger Clerk ~

Merrimack ss. February 27-1836 Then etmos Webber
Thomas Gerrish and Jeremiah Noyes personally
appeared and made oath that they would
faithfully and impartially appraise such
lands and tenements as should be shewn them
as the estate of the within named James West to sat-
isfy the within Execution.

Before me Smith Semborn Justice of the Peace.
The subscribers having carefully and attentively
examined a tract of land shewn to us as the estate
of the within named James West and bounded as
follows - Beginning on the East side of the Turnpike
leading from Boscauer Street to Boscauer Bridge
at the Northwest corner of Thomas Gerrish Land called
the lower Intervale thence North fifty eight degrees
East thirty two rods to Merrimack River - Thence
Northerly by Land of said river to Land of Jeremiah
Noyes - Thence South fifty nine degrees west thirteen rods
to said turnpike - Thence by said Turnpike sixty one
rods to the first mentioned bouners containing

W.C.

seven acres and ten square rods by Measure
reserving the right of the original Proprietors
soever if the same is wanted to be used for a
public highway by the town through said
land, also upon our Deaths say that the same
tract of land is of the value of one hundred twelve
dollars and seventy seven cents and no more
and we have set off the same land by metes and
bounds as aforesaid in satisfaction of the within
Execution -

Amos Webber

February 27th-1836 - Thomas Gerrish

Jeremiah Noyes

Merrimack ss. February 27-1836 - In pursuance
of the directions of Samuel Clough the creditor
within named I have executed the within execu-
tion upon the tract of land above described in
the manner following viz I caused three apprai-
sers to be chosen that is to say Amos Webber by the
creditor within named Thomas Gerrish by the
debtor within named and Jeremiah Noyes who
was chosen by myself - The said Amos Webber, Thomas
Gerrish and Jeremiah Noyes being all reputa-
ble freeholders and residents in said County
of Merrimack who being sworn before a Justice
of the Peace; faithfully and impartially to appraise
such lands and tenements as should be shewn
to them as the estate of the within named debtor
upon their Death said that the above described
tract of land shewn to them as the estate of the
aforesaid debtor was of the value of one hundred
and twelve dollars and seventy seven cents and no
more, and the said appraisers set off the same land
by metes and bounds as aforesaid at that sum in
satisfaction of this execution and my fees, and I
have delivered possession and seizin of the said tract
of land to the said Samuel Clough the creditor
within named. I therefore return this execution
fully satisfied as aforesaid -

543

543

Fees	
Service	23
Travel	30
Permitage	2 - 21
Notifying Appraisers	2 - 50
Paid the Appraisers	3 - 00
Expense of Surveying	2 - 50
Paid the Justice	1 - 19
Making out return &c	1 - 57
Paid the Register	<u>1 - 57</u>
	\$14, 98

Samuel Durin^g Deft
Sheriff

February 27th 1836 - This may certify that I have this day received full seized and possession of the above described tract of land by Samuel M. Durin^g Deft Sheriff.

Samuel Clough -

Received March 26 - 1836 -

Examined J. M. Whipple Register

Sao. Bank

th.

Batchelder

500. 00

24. 87

524. 87

17

The State of New Hampshire.

115 Merrimack fs.

To the Sheriff of every County in this State or his Deputy -

Greeting

Whereas New Hampshire Surveyors Bank in Concord in said County by the consideration of our Justices of our Court of Common Pleas, holden at Concord, within and for the County of Merrimack, on the first Tuesday of February anno Domini, 1836 recovered judgment against Nathaniel Batchelder of Merideth in our County of Strafford Esquire for the sum five hundred dollars - cents albat or damages, and twenty four dollars eighty seven cents cost of suit, as to us appear of record, whereof Execution remains to be done; We command you, therefore, that of the goods, chattels or Lemes of the said Nathaniel within your precincts, you cause to be paid and satisfied unto the said Bank at the value thereof in money, the aforesaid sums, being \$ 524 dollars 87 cents in the whole, with 17 cents more for this writ; and thereof fail also to satisfy yourself for your own fees. And for want of Goods, Chattels, or Lemes of the said Nathaniel to be by him shewn unto

SCR

you, or found within your precinct, to the acceptance
of the said Bank to satisfy the sum enforceable: We
commande you to take the body of the said Nathan
and him commit unto either of our Gaols within your
precinct, and detain in your custody within our said
Gaol until he pay the full sum above mentioned
with your fees; or that he be discharged by the said Bank
the creditor, or otherwise by order of Law - Hereof fail not, and
make due return of this writ, with your doings therein
unto our said court of Common Pleas, to be holden at
Concord, in our County of Merrimack enforcement, on the
first Tuesday of September next -

Witness William M Richardson, Esquire, at Concord
the 5th day of March anno Domini, 1836 -

S. C. Beedger Clerk -

Merrimack ss. March 7th 1836 - Then Cyrus Tucker
Gideon L. Sargent and Joseph Stevens personally
appeared and made oath, that they would faithfully
and impartially appraise such lands and tenements
as should be shewn them, as the estate of the within named
Nathan Batchelder to satisfy the within Execution -

Before me, Caleb Sleeper - justice of the Peace -
The subscribers having carefully and attentively exam-
ined a tract of land shewn to us as the estate of the within
named Nathan Batchelder situated in Centerbury
in the County of Merrimack State of New Hampshire, bound-
ed and described as follows to wit - Beginning by the
highway leading from Londonderry Bridge to James French's
in said Centerbury at an apple tree standing standing
by said road in the line between the estate of Richard Beach-
elder late of Londonderry in said County deceased and Nathan
Batchelder thence running North forty four degrees east on
the line between said Richard Batchelder's Estate and
said Nathan Batchelder one hundred forty eight
rods to Gilmanston line, thence southeast on Gilmanston
line two rods & eighteen links to H Birds land thence
south six degrees west by said Birds and Levi Sleeper's
land one hundred & four rods to Centerbury line thence
on said Centerbury line sixty six rods to the aforesaid
road thence northwesterly by said road sixty six rods
& seventeen links to the aforesaid apple tree the bounds

first mentioned containing forty five acres and sixteen rods and also one other piece of land situated in Louagon in said County of Merrimack containing four acres and eighty seven rods of land bounded as follows beginning at a stake and stones by the aforesaid road thirty and one half rods southeast from Canterbury line thence running southeast by said road fourteen rods four & half links to Levi Sleepers land thence North six degrees East by said Sleepers land eighty rods to Canterbury line thence southwest on said Canterbury line fifteen rods & one half thence on a straight line to the first mentioned bounds - do upon our oaths say that the first mentioned tract of land is of the value of four hundred sixty five dollars 88 cents and no more - land do upon our oaths say that this last described piece of land is of the value of seventy five dollars and no more and both of said pieces of land amounting to the sum of five hundred and forty dollars eighty eight cents and we have set off the same tracts of land by metes and bounds aforesaid and have assigned the same to the said Savings Bank the creditor within named in satisfaction of this execution.

Cyrus Tucker
 G L Sargent } Appraisers
 Joseph Stevens }

Merrimack fs. On the 7th day of March 1836 I commenced a levy of this execution and in pursuance of the directions of Savings Bank the creditor within named on the said 7th day of March 1836 - I extended the within execution upon the tracts of land above described in manner following viz - I caused three appraisers to be chosen, that is to say Cyrus Tucker by the said Savings Bank the creditor within named and Joseph Stevens who was chosen by myself and Gideon L Sargent who was chosen by said Bachelor the debtor within named, the said Gideon L Sargent Joseph Stevens and Cyrus Tucker being all respectable freeholders and residents in said Merrimack who being sworn before a justice of the Peace faithfully and impartially to appraise such lands

EPC

and tenements as should be shewn to them as the estate of the within named debtor upon their death, sever that both the above described tracts of land shewn to them as the estate of the debtor aforesaid were of the value of five hundred forty dollars 88 cents and no more. And the said appraisers set off the same land by metes and bounds as aforesaid at the sum in full satisfaction of this execution and my fees and I have delivered possession and seizin of the said tract of land to the said Savings Bank the creditor within named - I therefore return this execution satisfied -

John Monroe Deputy Sheriff -
March 7th - 1836 - This may certify that I have this day received full seizin and possession of the above described tract of land by John Monroe Deputy Sheriff -

Samuel Frerick jun: agent for said Bank -

Service	0-23
Travel	" 45
Notifying upps	" 50
Swearing Do	" 50
Deed Appraisers	4-00
Expence	" 20
Poundage	5-38
Recording	1-50
Miffs littendance	1-50
Sheriffs littendance	1-58
	15-84

Received April 9-1836 -

Examined Jno Thijphile Register

Clark
vs
Buswell

The State of New Hampshire
I S Merrimack. ss.
To the Sheriff of any County in this State, or his Deputy.

Greeting
Whereas Thomas Clark of Andover in said County Esquire by the consideration of our justices of our Court of Common Pleas, holden at Concord, within and for the County of Merrimack, on the first Tuesday of February anno Domini, 1836, recovered judgment against Jonathan Buswell of Gilman in said County geomain - for the sum of twenty

28.56	
9.21	
37.77	
17.	
3.00	23
Travel	1.00
Postage	33
Notifying	
Appraiser	1.50
Postage	1.50
to Surveyor	50
to Justice	50
Attorney	50
Picture	32.00
Record	1.00
	46.50
	13.95
	<u>32.55</u>

eight dollars, fifty six cents, debt or damages, and nine dollars twenty one cents cost of suit, as to us appears of Record, whereof Execution remains to be done. We command you, therefore, that of the Goods, Chattels, or Lances of the said Buswell within your precinct, you cause to be paid and satisfied unto the said Clerk at the value thereof in money, the aforesaid sum, being thirty seven dollars seventy seven cents in the whole, with 17 cents more for this writ; and thereof also to satisfy yourself for your own fees, and for want of Goods, Chattels, or Lances of the said Buswell to be by him shewn unto you, or found, within your precinct to the acceptance of the said Clerk to satisfy the sum aforesaid; We command you to take the body of the said Buswell and him commit unto either of our Gaols within your precinct, and detain in your custody within our said Gaol until he pay the full sums above mentioned with your fees or that he be discharged by the said Clerk the creditor, or otherwise by order of Law. Hereof fail not, and make due return of this writ, with your doings therein unto our said Court of Common Pleas, to be holden at Concord, in our County of Merrimack aforesaid, on the first Tuesday of September next. Witness William M. Richardson, Esquire at Concord the 15th day of February anno Domini 1836.

S. C. Badger Clerk ~

Merrimack ss. March 6th 1836 - Then Notes Eastman Morill Currier and Wells Currier personally appeared and made oath that they would faithfully and impartially appraise such Lances and tenements as should be shewn them as the estate of the within named Jonathan Buswell to satisfy the within Execution Before me -

Thos. Clark. Justice Peace ~

The subscribers having carefully and attentively examined a tract of land shewn to us as the estate of the within named Jonathan Buswell situated in Wilmot in said County bounded as follows commencing at a stake and stones, thence south forty one degrees & 45 minutes west twenty four rods to the

B rook thence north forty eight degrees 15 minutes west one rod to the road leading from Stephen Hobs to Edward Buswell thence on said road north nine degrees east nineteen rods, thence north twenty eight degrees East eight rods to stake and stones thence south fifty two degrees east to the first mentioned bound thirteen rods, one acre & 26 rods by measure also upon our oaths say that the same tract of land is of the value of thirteen dollars & ninety five cents and no more and we have set off the same land by metes and bounds as aforesaid in satisfaction of the within Execution in part.

Moses Eastman
Wells Currier Jr
Morill Currier

Merrimack. Esq. April 28th 1836 ~ In pursuance of the directions of Thomas Clark Esq the creditor within named I have extended the within execution upon the tract of land above described in the manner following viz I caused three appraisers to be chosen that is to say Moses Eastman by the creditor within named the said Morill Currier chosen by myself and the said Wells Currier Jr appointed by me in behalf of the debtor he being out of state and in parts unknown and not being to be found so that he might be notified the said Moses Eastman, Morill Currier and Wells Currier Jr being all reputable freeholders and residents in said County of Merrimack who being sworn before a justice of the peace faithfully & impartially to appraise such lands and tenements as should be shown to them as the estate of the aforesaid debtor was of the value of thirteen dollars & ninety five cents and no more, and the said appraisers set off the same land by metes and bounds as aforesaid at the sum in satisfaction of this execution in part from which sum \$13 - 95 - I deducting my fees being eight dollars and fifty three cents and the remainder being five dollars & forty two cents I have applied in discharge of this execution in part and I have delivered possession ^{and} seizin of the said tract of land to the said Thomas Clark Esq the creditor.

True George Daff

April 29th 1836 - This may certify that I have this day received full seized and possession of the above described tract of land by True George Daffy ~

Thos Clarke ~

Received May 5-1836 ~

Examined In the Register

The State of New Hampshire.

I S. Merrimack. Esq.

To the Sheriff of any County in this State
or his Deputy. Greeting

Whereas Jacob Greely of Gorham in the County
of Penobscot in the State of Maine Gentleman.
Administrator of the goods & estate of Samuel
Greely late of said Gorham by the consideration
of our Justices of our Court of Common Pleas holden
at Concord, within and for the County of Nash-
ua, on the first Tuesday of February anno Domini
1836 - recovered judgment against Benjamin
Rolle of Boscombe in said County Gentleman
129.58 for the sum of one hundred and twenty
nine dollars - cents, debt or damages, and seven
dollars eighty eight cents cost of suit, as appears
of record, whereof Execution remains to be done.
We command you, therefore, that of the goods
chattels, or lands of the said Benjamin within
your precinct, you cause to be seized and satisfied
unto the said Jacob at the value thereof in
Money the aforesaid sums, being \$ 137.44 dollars - cents
in the whole, with 17 cents more for this writ; and thereof
also to satisfy yourself for your own fees. And for want
of Goods, Chattels, or lands of the said Rolle to be by him shewn
unto you, or found within your precinct, to the acceptance
of the said Jacob to satisfy the sums aforesaid. We command
you to take the body of the said Rolle and him commit
unto either of our Gaols, within your precinct and de-
tain in your custody within our said Gaol until he pay
the full sum above mentioned with your fees; or that
he be discharged by the said Jacob the creditor, or
otherwise by order of Law. Hereof fail not, and make
due return of this writ, with your doings therein unto
our said court of Common Pleas, to be holden at Concord

129.58

7.88

137.44

17

Greely

OS

Rolle

PHC

in our County of Merrimack aforesaid, on the
first Tuesday of September next. Witness William
W Richardson, Esquire, at Concord the 16th day of
February anno Domini 1836.

S C Beelger Clerk.

Merrimack ss. February 27-1836- Then Ebenezer
Blanchard, Caleb Merrill, and Dudley Ladd personally
appeared & made oath that they would faithfully and
impartially appraise such lands and tenements as should
be shewn them as the estate of the within named Benja-
min Rolfe to satisfy the within execution.

Before me-

George H. Nesmith, pro. Pacea-
February 27-1836. The subscribers having carefully
and attentively examined a tract of land shewn
to us as extract in which the within named Rolfe has
a life estate, said tract being described as follows
bounded on the east by land formerly ^{owned} by Ebenezer Eastman
on the north by land of James Garland on the west by land
of said Garland, and the Bogoll Road so called on the
South by land of Tripp & Semmell Greenleaf and
land of Robert J Greene & Co, placing a Stake at each of
the four corners of said tract being pastureage
and wood land, & containing Seventy acres the sum
more or less and situated in that part of Franklin
formerly Seabury, and in the fourth range of lots
as said Seabury was laid out. We upon our oaths
say that said Benjamin Rolfe's life estate in said
tract is of the value of fifty six dollars, and sixty six
cents and no more and in making the aforesaid
appraisal, we have estimated his income, incom-
ing ten dollars, the right accruing from said land.
We have set off the same land by metes & bounds in satis-
faction of the within exec. Dudley Ladd

Ebenezer Blanchard
Caleb Merrill

Merrimack ss. February 27-1836-In pursuance of the
directions of George H. Nesmith, Attorney to the within nam-
ed judgment creditor I have extended the within execu-
tion upon the tract above described in the manner follow-
ing, viz, I caused three appraisers to be chosen that is to say

Ebenezer Blanchard by the creditor within named
 Duerley Ladd who was chosen by myself and Caleb
 Merrill who was also chosen by myself for the said
 Benjamin Rolfe the debtor within named, the said
 debtor having been duly notified and requested
 by me to choose an appraiser, and having refused
 and neglected so to do, the said Blanchard Ladd
 & Merrill being all reputable freeholders and resi-
 dents in said County of Merrimack, who being severally
 sworn before a Justice of the Peace faithfully and im-
 pertinently to appraise such lands and tenements
 as should be shown, to them as land in which the within
 named Rolfe has a life estate upon their death said
 that the above described tract of land shown to them
 is the estate of the aforesaid debtor to the extent as
 aforesaid was of the value of fifty six dollars and sixty
 six cents and no more - And the said appraisers set
 off the same land by metes and bounds, as aforesaid
 at their sum. in satisfaction of this execution and
 my fees - And I have delivered possession and seisin
 of the aforesaid tract of land to George W. Nesmith
 attorney of said judgment creditor - I therefore re-
 turn this Execution satisfied in part viz for the sum of
 forty eight dollars and seventy six cents after deduct-
 ing my fees \$7.70 ~ True George Dept. Sheriff ~

Fees

Service	- - -	23
Trove	- - -	.60
Poundage	- -	1.37
Notifying Debtor	1.50	
Notifying Appraiser	1.00	
Attending Appraisers		
return	2.00	
Recording	1.00	
		7.70

February 27-1836 - This may certify that I have this day
 received full seisin & possession of the above described
 tract of land by True George Deputy Sheriff.

George W. Nesmith atty to Off. or Judgment Creditor

Received May 5. 1836 ~

Examined 110.11 file Register

Walker
vs
Buswell

54.	93
10 "	21
65.	14
17	
65.	31
9 "	06
63 "	25
12 "	50
50 "	95
<hr/>	
Poundage	1. 25
Notifying att. 1. 50	
In appr. 1. 50	
In sum. 50	
In Jus. 50	
Attenuating	
Wt & return 2.00	
In Rec'd by me 1.00	
<hr/>	
	£ 59.00

The State of New Hampshire
115 Merrimack Co.

To the Sheriff of any County in this State,
or his Deputy.

Greeting

Whereas Abram Walker of Grafton in our
County of Grafton trader by the consiceration of our
Justices of our Court of Common Pleas, holden at Concord
within and for the County of Merrimack, on the first
Tuesday of February Anno Domini 1836 recovered
judgment against Jonathan Buswell of Wilmot
in said County yester for the sum of fifty four
dollars ninety three cents debt or damages and
ten dollars, twenty one cent cost of suit, unto us appear
of record, whereof Execution remains to be done;
We command you therefore that of the Goods, Chattels,
or Lances of the said Jonathan within your precinct,
you cause to be seized and satisfied unto the said
Abram at the value thereof in money, the aforesaid
sums, being \$ 65 dollars 14 cents in the whole, with
19 cents more for this Writ and thereof also to satisfy
yourself for your fees. And for want of Goods Chat-
tels, or Lances of the said Jonathan to be by him shown
unto you, or found within your precinct, to the
acceptance of the said Abram to satisfy the sums
aforesaid; We command you to take the body of the
said Jonathan and him commit unto either of our
Gaols within your precinct, and detain in your
custody within our said Gaol until he pay the
full sums above mentioned, with your fees; or
that he be discharged by the said Abram the
creditor, or otherwise by order of law. Hereof fail not
and make due return of this writ, with your de-
signs therein, unto our said Court of Common Pleas,
to be holden at Concord, in our County of Merri-
mack aforesaid, on the first Tuesday of September
next. Witness William Richardson, Esquire at
Concord the 19th day of February anno Domini,
1836.

J. C. Pelegier Clerk ~

Merrimack Co. March 19th 1836 in obedience to
this writ and to satisfy the same I seized and
took on the fifteenth day of March inst ore sev'n

and Bridle the property of the within named Buswell and on the same day I advertised the same goods seized as aforesaid for sale on Saturday the 19th day of March aforesaid at one of the Clock P.M. at the dwelling house of Folsom Bean in Wilmet by posting up advertisements of the said time and place of sale at the inn of Charles Bean and at the store of Mitchel & Crops & Co being two of the most Public Places in said Wilmet and on the said nineteenth day of March the said debtor not having redeemed the said goods by otherwise satisfying this Execution I sold the same goods at the time and place mentioned in said advertisement at Public Auction to the highest bidder as follows
 Bridle for 33. 74 cents Saddle for 5. 70 cents amounting in the whole to \$6. 44 from which sum of 6.44 I deduct my fees \$4. 78 and the remainder being 2.06 I have applied in discharge of this execution in part.

True George D Sheriff -

Merrimack fs. March 17th 1836 - Then Moses Eastman Morrill Currier & Wells Currier personally appeared and made oath that they would faithfully and impartially appraise suech lands and tenements as should be shewn them as the estate of the within named Jonathan Buswell to satisfy the within Execution -

Before me

Thos. Clark Justice of the Peace -

Merrimack fs. April 28th 1836 - Received twelve dollars & fifty cents by the hands of Capt Moses Eastman on the sale of horse in part of the within Execution -

True George D. Shff -

We the subscribers having carefully and attentively examined a tract of land shewn to us as the estate of the within named Jonathan Buswell situated in Wilmet in said County and bounded as follows - com- mencing on the Dunbury line thence running south forty one degrees & 45 minutes west forty two rods to a stake & stones, thence north fifty two degrees west thirteen rods to the road leading from Stephen Hobbs to Edward Bigwells thence on said road north thirty eight degrees east eight rods thence north and 1/2 rods thirty nine degrees east sixteen rods, thence north nineteen degrees east eleven and half rods to stake & stones

554

to Eelweird Buswells land thence south on said Buswells land south eighty nine degrees east twenty rods & nine links to stake & stones on Dernburg line thence on said line to the first mentioned corner Eight rods and seven links being four acres & Eighty six rods by measure - also upon our oaths say the same tract of land is of the value of fifty nine dollars & no more and we we have set off the same land by metes and bounds as aforesaid in satisfaction of the within Execution April 28th 1836 -

Moses Eastman

Wells Currier Jr

Morrill Currier

Herrim-neck J.S. April 28th 1836 - In pursuance of the directions of Alanson Walker the creditor within named I have extended the within execution upon the tract of land above described in the manner following viz I caused three appraisers appraisers to be chosen that is to say Moses Eastman by the creditor within named the said Morrill Currier chosen by myself and the said Wells Currier appointed by me in behalf of the debtor he being out of the State and in ports unknown and not being to be found so that he might be notified the said Moses Eastman Morrill Currier and Wells Currier Jr being all reputable freeholders and residents in said County of Herrim-neck who being sworn before a Justice of the Peace faithfully and impartially to appraise suth lands and tenements as should be shown to them as the estate of the within named debtor upon their oath since the above described tract of land shown to them as the estate of the aforesaid debtor was of the value of fifty nine dollars & no more and the said appraisers set off the same land by metes and bounds as aforesaid at that sum in satisfaction of this execution and my fees and I have delivered possession and seizin of the said tract of land to the said Alanson Walker the creditor within named I therefore return this execution fully satisfied as aforesaid -

True George D Shiff

April 29th 1836 - This may certify that I have this day received full seizin and possession of the above described tract of land by

True George D Shiff

Alanson Walker.

Also on this 29th inst. I recd twelve dollars and fifty cents of True George D Sheriff

Alemon Walker-

Received May 5-1836~

Examined Jno H. Phillips Reg.

Davis vs. Bartlett.

(L.S.) The State of New Hampshire
Stafford ss. To the sheriff of any County in this State
or his Deputy. Gaveling.

Whereas John Davis of Alton in said County Gentleman by
the consideration of our Justices of our Court of Common Pleas
held at Rochester for and within our County of Strafford. on
the third Tuesday of April anno Domini 1836. recovered judgment
against Moses Bartlett of West Newbury in the Commonwealth of
Massachusetts. for the sum of one hundred & twenty three dollars
debt or damages and eighteen dollars seventeen cents cost of
suit. as to us appears of record. whereof execution remains to
be done. We command you therefore that of the goods and
chattels or lands of the said Moses within your precinct.
you cause to be paid and satisfied unto the said John at
the value thereof in money. the aforesaid sums being 141 dollars
17 cents in the whole with seventeen cents more for this writ
and thereof also to satisfy yourself for your own fees. and
for want of goods. chattels. or lands of the said Moses to be by
him shown unto you. or found within your precinct. to the
acceptance of the said John to satisfy the sums aforesaid.
We command you to take the body of the said Moses and
him commit unto either of our gaols within your precinct
and detain in your custody within our said gaol. until he
pay the full sums above mentioned. with your fees. or that
he be discharged by the said John the creditor or otherwise
by order of law. If he fail not. and make due return
of this writ with your doings therein unto our said
Court of Common Pleas. to be held at Gilford in our
County of Strafford. aforesaid. upon the first Tuesday of
October next. Witness. William M. Richardson. Esqur. at
Rochester. the 2nd day of May anno Domini 1836.

J. Cogswell Clerk.

The State of New Hampshire. Merrimack ss. May 24th 1836. Then Cyrus Lissay, Samuel Jones and Bartholomew Smith personally appeared and made oath that they would faithfully and impartially appraise such lands and tenements as should be shown them as the estate of the within named Moses Bartlett to satisfy the within execution.

Before me

Weare Tappan Justice of the Peace

The subscribers having carefully and attentively examined a tract of land situate in Bradford in said County shown to us as the estate of the within named Moses Bartlett and bounded as follows. To wit. Beginning at a stake and stones on the westerly side of the road that leads from Bradford to Henniker in said County and at the dividing line between the town of Bradford and the town of Warner thence south fourteen & a half degrees east on said line forty rods to a stake and stones. Thence south twenty five & a half degrees west thirty seven rods to a stake and stones at the old road. thence north eighteen degrees west by said old road twenty rods to a stake and stones. thence north thirty five degrees west by said old road twenty two rods to a stake and stones thence north twenty five & a half degrees east thirty nine rods to a stake and stones at the road. thence south forty five degrees east by said road fourteen rods to the bound first mentioned containing about twelve acres. which twelve acres of land do upon our oaths say is of the value of one hundred fifty nine dollars and thirty eight cents and no more. and we have set off the same tract of land by metes and bounds as aforesaid in satisfaction of the within execution.

May 24th 1836.

Cyrus Lissay
Samuel Jones
Bartholomew Smith.

Merrimack ss. May 24th 1836. In pursuance of the directions of John Davis the lesitor within named I have extended the within execution upon the tract of land above described in the manner following viz. I caused three appraisers to be chosen that is to say Cyrus Lissay by the lesitor within named

Samuel Jones who was chosen by my self. Bartholomew Smith who was also chosen by myself for the debtor within named, he the said debtor not being an inhabitant in the State of New Hampshire. The said Cyrus Lissy. Samuel Jones & Bartholomew Smith being all reputable freeholders and residents in said County of Merrimack who being sworn before a Justice of the Peace faithfully and impartially to appraise such lands and tenements as should be shown to them as the estate of the within debtor upon their oath said that the above described tract of land shown to them as the estate of the aforesaid debtor were of the value of one hundred fifty nine dollars thirty eight cents and no more. and the said appraisers set off the same land by metes and bounds as aforesaid at that sum in satisfaction of this execution and my fees and I have delivered possession and seizin of the said tract of land to the said John Davis the Creditor within named. I therefore return this execution satisfied in full
 Stephen George Deputy Sheriff

Fees & expense of laying execution

Service	00 23
Travel	00 .90
Postage	2 .66
Appraisers	6.00
Sheriff	.50
Justice	.50
Litterance & expense	5.00
Notifying Appraisers	1.00
Register of Deeds	<u>1.25</u>
	18.04

May 24, 1836. This may certify that I have this day received full possession seizin and possession of the above described tract of land by Stephen George Deputy Sheriff

John Davis

Recd July 9. 1836

- Examined from the Register.

The State of New Hampshire.
 Merrimack ss. To the Sheriff of any County in this State or
 his Deputy.

B. S^t) Greeting
 Attestas Stephen Goodhue Thomas P. Goodhue Artemas
 L. Brooks of Lowell in the County of Middlesex Horn
 monwealth of Massachusetts traders joint Peutnes negotiating
 business in the name of Goodhue & Brooks. by the consideration
 of our Justices of our Court of Common Pleas helden at Concord
 within and for the County of Merrimack on the first Tuesday
 of February Anno Domini 1836. recovered judgment against
 Thomas J. Elliot late of Boscaron in said County now residing
 in Lowell in the County of Middlesex Commonwealth of
 Massachusetts Carpenter. for the sum of sixty six dollars
 sixty four cents debt for damages and eighteen dollars
 forty nine cents cost of suit. as to us appears of Record.
 whos Recettion remains to be done. We command you.
 therefore that of the goods chattels or lands of the said Thomas
 within your precinct. You cause to be paid unsatified unto the
 said Plaintiff at the value thereof in money. the aforesaid
 sums. being \$85. dollars. 13 cents in the whole with 17
 cents more for this writ. and thowf also to satisfy yourself
 for your own fees. And for want of goods. chattels or lands
 of the said Thomas to be by him shown unto you or found
 within your precinct. to the acceptance of the said Plaintiff
 he satisfy the sums aforesaid. We command you to take
 the body of the said Thomas and him commit unto either
 of our gaols within your precinct and detain in your custody
 within our said gaol until he pay the full sum above
 mentioned with your fees. or that he be discharged by the
 said Plaintiff the creditor. or otherwise by order of Law
 Hereof fail not. and make due return of this writ with
 your doings therein unto our said Court of Common Pleas
 to be holden at Concord in our County of Merrimack
 aforesaid on the first Tuesday of September next.
 witness William H. Richardson Esq. at Concord the
 15th day of February Anno Domini 1836.

S. C. Badger Clerk.

66. 64
18. 49
85. 13
17

Merrimack ss. March 5th 1836. Then John Gogswell and
Achemiah Gogswell and David Ambrose of Boscauron in
said County personally appearing made oath that they
would faithfully & impartially appraise such lands & tenements
as should be shown them as the estate of the within
named Thomas J. Elliot to satisfy the within execution
Before me.

John Greenough Justice of the Peace.

We the subscribers have carefully & attentively examined a
tract of land shown to us as the estate of the within named
Thomas J. Elliot and bounded as follows. Beginning at stake
and stones at the south east corner of the farm lately owned
by Nathl Cookin deceased. on the westerly side of the road
leading from Boscauron to Salisbury. thence North by the
road seventeen & half degrees west thirty three rods to stake
& stones. thence west seventeen and & half degrees south
fifty three rods and half to stake & stones. thence south
seventeen & half degrees east seventeen rods to stake & stones
thence West seventeen & half degrees south ten rods to
stake & stones. thence south seventeen and half degrees
east sixteen rods to stake & stones. thence east seventeen
and half degrees North to boundaries first mentioned sixty
three & half rods. as upon our oaths say that one undi-
vided half part of the same tract of Land is of the value
of ninety seven dollars Forty cents and no more. And we
have set off the same tract of land by rules and boundaries
and have assigned one undivided half part thereof to
the within named Stephen Goodhue & Thomas P. Goodhue
& Artemas S. Brooks the creditors within named in
satisfaction of this execution. May 14th 1836.

John Gogswell
Achemiah Gogswell Jr
David Ambrose

Merrimack ss. March 5th 1836. In pursuance of the directions of
Stephen Goodhue. Thomas P. Goodhue & Artemas S. Brooks
the creditors within named I have extended the within
execution upon the tract of land above described in the
manner following. I caused three appraisers to be chosen
that is to say John Gogswell by the creditors within
named and David Ambrose and Achemiah Gogswell
by myself the said Achemiah Gogswell being chosen

P.C.

Goodhue &als vs Elliot

for the said Thomas J. Elliot the debtor within named who is not an inhabitant of the County of Merrimack & neglected to choose an appraiser. the said John Bogs well and Davice Ambrose and Nehemiah Bogs well being all reputable freeholders & residents within said County of Merrimack. who being sworn before a Justice of the Peace faithfully & impartially to appraise such Land and tenements as should be shown to them as the estate of the within named Thomas J. Elliot the Debtor to satisfy this execution. I then adjourned to the fourth day of April then next & on said fourth day of April ~~not~~ I adjourned again until this fourteenth day of May when the said appraisers upon their oath said that the undivided half part of the above described tract of land shown to them as the property of the aforesaid Debtor was of the value of ninety seven dollars and forty cents & no more. and the said appraisers set off the same land by metes & bounds as appraised at that sum in satisfaction of this execution & my fees and I have delivered possession & seizin of the said tract of land to Frederick Smith the attorney of the within named creditors. I therefore return this execution fully satisfied

Samuel M. Durin Deputy Sheriff

Fees	
Servic	23
Poundage	1. 95
Travel	.48
Appointing & Notify	
App	1.50
Swearing App.	.50
Meeting & adj	1.50
paid Servary	1.00
paid App	3.00
paid Chairman	.50
Return	1.00
Recordg	<u>1.00</u>
	12. 10
Debt	<u>85.30</u>
	97. 40

This may certify that I have received this day seizin & possession of the above described tract of land by Samuel Durin Deputy Sheriff

May 14th 1836.

Frederick Smith Attorney
for Plaintiffs

Received and recorded Aug. 13. 1836

Same Molophilus Register.

Hastings vs Elliot

The State of New Hampshire
Merrimack ss.

(S)

To the Sheriff of any County in this State
or his Deputy Greeting.

Whereas Horatio W. Hastings of Lowell in the County of Middlesex & the Commonwealth of Massachusetts Trader, by the consideration of our Justices of our Court of Common Pleas helden at Concord within and for the County of Merrimack on the first Tuesday of February Anno Domini 1836 recovered judgment against Thomas J. Elliot late of Boscoon in said County of Merrimack now residing at said Lowell House Carpenter for the sum of twenty nine dollars . . . cents debt or damages and seventeen dollars fifty one cents cost of suit as to us appears of Record whereof execution remains to be done. We command you therefore that of the goods chattels or lands of the said Thomas within your precinct you cause to be paid and satisfied unto the said Horatio at the value thereof in money the aforesaid sums being \$46. dollars 51 cents in the whole with 17 cents more for their writ; and thereof also to satisfy yourself for your own fees. And for want of goods chattels or lands of the said Thomas to be by him shewn unto you or found within your precinct to the acceptance of the said Horatio to satisfy the sums aforesaid. We command you to take the body of the said Thomas and him commit unto either of our gaols within your precinct and detain in your custody within our said gaol until he pay the full sums above mentioned with your fees or that he be discharged by the said Horatio the creditor or otherwise by order of law. Hereof fail not and make due return of this writ with your doings therein unto our said Court of Common Pleas to be helden at Concord in our County of Merrimack aforesaid on the first Tuesday of September next witness William M. Richardson Esqur at Concord the 15th day of February Anno Domini 1836.

J. C. Badger Clerk

Merrimack ss. March 5th 1836. Then John Cogswell and Nehemiah Cogswell and Dewie Ambrose of Boscoon in said County personally appearing made oath that they would faithfully & impartially appraise such lands & tenements as should be shewn

Hastings vs. Elliot

as the estate of the within named Thomas J. Elliot to satisfy
the within execution.

Before me John Greenough Justice of the Peace
the Subscribers having carefully and attentively examined a
tract of land shewn to us as the estate of the within named
Thomas J. Elliot and bounded as follows Beginning at the
westerly post in the bars crossing the way from Enoch Elliott's
to the House on the farm lately occupied by Joseph Elliot.
thence West seventeen & half degrees south on the line of said
lot forty three & half rods to stake and stones thence North
seventeen and half degrees west thirty three rods to the North
line of the lot to stake and stones. thence east seventeen &
half degrees North forty three & half rods to stake & stones. thence
South seventeen & half degrees east to boundaries first mentioned
containing eight acres one hundred & fifty rods do upon our
oaths say that one undivided half part of the same tract of
land is of the value of fifty eight dollars and no more and
we have set off the same tract of land by mites and boundaries
and have assigned one undivided half part thereof to Horatio
W. Hastings the creditor within named in full satisfaction of
this execution. May 14th 1836.

John Cogswell
Achemiah Cogswell Jr
David Ambrose

Merrimack ss. In pursuance of the directions of Horatio W.
Hastings the creditor within named I have extended the
within execution upon the tract of land above described in
the manner following. I cause three appraisers to be chosen that
is to say John Cogswell by the creditor within named. David
Ambrose & Achemiah Cogswell by myself the said Achemiah
Cogswell being chosen for the said Thomas J. Elliot the debtor
within named who is not an inhabitant of the County of
Merrimack and neglected to choose an appraiser the said
John Cogswell and Achemiah Cogswell and David Ambrose
being all reputable freeholders and residents within said
County of Merrimack who being sworn before a Justice
of the Peace faithfully & impartially to appraise such
lands & tenements as should be shown to them to satisfy
this execution. I then adjourned to the fourth day of April
then next and on said fourth day April met and ad-
journed again until this fourteenth day of May

when the said Appraisers upon their oaths said that one undivided half part of the above tract of land shown to them as the estate of the aforesaid Debtor was of the value of fifty eight dollars and no more. and the said Appraisers set off the same land by metes & bounds as aforesaid at that sum in satisfaction of this execution and my fees and I have delivered possession & Seizin of the said tract of land to Frederick Smith the attorney of the within named creditor. I therefore return this execution fully satisfied.

Fees

Service	23
Poundage	1.17
Travel	48
Clerk's pay & Notifying affn.	1.50
Swearing affn	.50
Meeting & adjourn.	1.00
Paris Sheriff	1.00
Paris Appraiser	3.00
Paris Chairman	44
Return	1.00
Recording	1.00
	11.31
Debt	46.68
	58.00

Samuel M. Durgin Deputy Sheriff

This may certify that I have received this day Seizin & possession of the above described tract of land by Samuel Durgin Deputy Sheriff

Frederick Smith Attorney
for H. W. Hastings —

May 14th 1836.

Received Aug. 13. 1836

Recorded

Wm Whipple Register

Greenough
vs.
West

The State of New Hampshire

Merrimack Co.

To the Sheriff of my County in this State or his Deputy
Whereas, John Greenough & Ebenezer Price, Greeting
of Bos-coven in said County travelers joint partners
in trade negotiating business in the name of Greenough
and Price by the consideration of our Justices of our Court
of Common Pleas, holden at Concord, within and for the
County of Merrimack, on the first Tuesday of February
anno Domini, 1836, recovered judgment against
James West of Bos-coven in said County, Inn Keeper
143.36 for the sum of one hundred and forty three dollars
15.31 thirty six cents debt or damages, and fifteen
158.67 dollars thirty one cents cost of suit, etc to us
appears of Record, whereof Execution remains to

Greenough & al vs West

be done we command you, therefore, that of the goods	
Service 23	Chattels, or lands of the said James within
Travel 80	your precinct, you cause to be paid and
Notifying, &c 50	satisfied unto the said Greenough & Price
Severing, &c 50	at the value thereof in money, the aforesaid
PD Upprs 1. 50	sums, being \$158- Dollars 67-Cents in the
Expenses 1. 00	whole, with 17 cents more for this Writ; and
Poundage 2. 43	thereof also to satisfy yourself for your fees
Recording 1. 50	and for want of Goods, Chattels, or lands
Mtgs Attendum 1. 50	of the said James to be by him shewn unto
Sheriff Attendum 2. 00	you, or found with in your precinct, to the

11. 46 acceptance of the said Greenough & Price
to satisfy the sums aforesaid. We command you to take
the body of the said James and him commit unto either
of our Goals within your precinct, and detain in your
custody within our said Goal until he pay the full sums
above mentioned with your fees; or that he be discharged
by the said Greenough & Price the Creditor, or otherwise by order
of law. Whereof fail not and make due return of this
writ, with your doings therein, unto our said Court of Common
Pleas, to be holden at Concord, in our County of Merrimack
aforesaid, on the first Tuesday of September next.

Witness William M. Richardson, Esquire, at Concord the
16th day of February anno Domini, 1836.

S. C. Badger Clerk.

Merrimack, March 12th 1836. Then forenoon Amos Webber & Jacob Hosmer personally appeared and made oath, that they would faithfully and impartially appraise such lands and tenements as should be shown them as the estate of the within named James West to satisfy the within Execution.

Before me,

Joseph Lyford Jr. Justice of the Peace

We the subscribers, having carefully and attentively examined extract of land shewn to us as the estate of the within named James West situated in Bos-couen in the County of Merrimack and State of New Hampshire, bounded as described as follows, to wit, Beginning on the east side of the turnpike leading from Bos-couen Street to Bos-couen Bridge at the Northwest corner of Deuc. Thos. Gerrish lower Intervale land thence North 58 degrees East thirty two rods to Merrimack River

565

565

Greenough & Co. vs. W.C.

Thence Northerly by said river to land of Jeremiah Noyes
thence south 59 degrees west 13 rods to said Turnpike
thence by said turnpike 61 rods to the bounds first men-
tioned containing seven acres and 10 square rods by
measure reserving the right of the Original Proprietors
roads if the same is wanted to be used for a public
highway by the town through said land also upon our oaths
say that the same tract of land is of the value of one hun-
dred and twelve dollars & seventy seven cents and no
more, and we have set off the same tract of land by metes
and bounds as aforesaid and have assigned the
same to the said Greenough & Peirce the creditors within
named in satisfaction of this execution in part -

March 12th 1836 -

Jeremiah Noyes,
Amos Webber Appraisers
Jacob Hosmer

Merrimack. On the 12th day of March 1836 - I com-
menced a levy of this execution and in pursuance of
the directions of Greenough & Peirce the creditors within named
on the 12th day of March 1836 - I extended the within
execution upon the tract of land above described in
manner following, viz. I caused three appraisers to be
chosen, that is to say Jeremiah Jeremiah Noyes by the
creditor within named Jacob Hosmer who was chosen
by myself and Amos Webber who was chosen by the debtor
within named the said Noyes Hosmer and Webber
being all reputable freeholders and residents in said
County of Merrimack who being sworn before a Justice
of the Peace faithfully and impartially to appraise
~~such lands and tenements should be shown to them to the~~
~~value of the estate of the elector aforesaid, who is of the value of~~
One hundred and twelve dollars & seventy seven cents and
no more - and the said appraisers set off the same land
by metes and bounds as aforesaid at their sum in part
satisfaction of this execution and my fees and on the fifth
day of Sept. 1836 - and I have delivered possession and
seizin of the said tract of land to John Greenough the
creditor within named - I therefore return this exe-
cution satisfied aforesaid in part -

Samuel Tilton Deputy Sheriff -

~~566~~
This may certify that we have this day received full
seizin and possession of the above described tract of
land by Samuel Tilton Deputy Sheriff -

Greencough & Price -

Received Sept 6-1836 -

Examined by Whipple Register

Melvin
vs.
Lussey

The State of New Hampshire

VS Merrimack. s.

To the Sheriff of any County in this State, his deputy.

Greeting

Whereas Nathaniel Melvin of Warner in said County
of Grafton by the consideration of our Justices of our Court of
Common Pleas holden at Concord, within and for the
County of Merrimack, on the first Tuesday of February
Anno Domini, 1836, recovered judgment against Daniel
Preasy of Bradford in said County Ind holder for the sum
of two hundred & twenty four dollars forty two cents debt
224.42 or damages and sixteen Dollars nineteen cents
16.19 cost of suit, as to us appears of record, whereof
240.61 execution remains to be done - We command you

17 therefore, that of the Goods, Chattels, or Lances of the
said Daniel within your precinct, you cause to be paid
and satisfied unto the said Nathaniel at the value thereof
in money the aforesaid sums being \$ 240 Dollars 61 Cents
in the whole, with 17 Cents more for this writ, and thereof
also to satisfy yourself for your ^{own} fees. And for want of Good
Chattels, or Lances of the said Daniel to be by him shewn unto
you, or found within your precinct, to the acceptance of
the said Nathaniel to satisfy the sums aforesaid: We com-
mand you to take the body of the said Daniel and him com-
mit unto either of our Gaols within your precinct, and es-
tablish in your custody within our said Gaol until he pay the
full sums above mentioned with your fees; or that he
be discharged by the said Nathaniel the creditor, or other-
wise by order of law. Hereof fail not and make due return of this
writ with your doings therein, unto our said Court of Common
Pleas, to be holden at Concord, in our County of Merrimack
aforesaid, on the first Tuesday of September next - Witness
William M. Richardson, Esquire, at Concord the 15th day
of February Anno Domini, 1836 - S C Bealger Clerk -

Merrimack, ss. March 1st 1836 — Then Cyrus Coeby Luther Furley and Rodney Houston, personally appeared and made oath that they would faithfully and impartially appraise such lands and tenements as should be shewn them as the estate of the within named Daniel Coeby to satisfy the within execution —

Before me —

John Pillsbury Justice of the Peace

We the subscribers having carefully and attentively examined a tract of land shewn to us as the said estate of the within named Daniel Coeby and bounded as follows beginning at a stake and stones at the south east corner of land belonging to the tavern stand of Daniel Coeby, thence south eighty four degrees west by land of Nathaniel Flemlers, twenty seven rods and four links to stake and stones, thence North three degrees East by land of said Flemlers sixteen rods and nineteen links to stake and stones, thence south eighty four degrees East four degrees East by land set off to Jones and White thirteen rods to a large pine stump, thence North sixteen degrees East by said Jones and White land twenty four rods to a large apple tree thence south seventy one degrees East six rods and seven links to a stake and stones thence South six degrees west by land of said Daniel Coeby and Abbott. In these ten rods and sixteen links to stake and stones, thence south eighty five degrees East by said Chases land nine rods to stake and stones at the road, thence south twelve degrees west by the road twelve rods to stake and stones to land of John Raymone, thence North seventy eight degrees West by land of said Raymone five rods and nineteen links to stake and stones thence South by land said Raymone land six rods and four links to stake and stones thence South seventy degrees East by said Raymone land four rods and five links to stake and stones at the road thence South twenty two degrees west by the road ten rods and eleven links to the bound of beginning containing about four and a half acres, do upon our oaths say that the same tract of land is of the value of two hundred thirty seven dollars and fifty one cents and no more and we have set off the same land by metes

Debtors to Creditors

and bounches as aforesaid in part satisfaction of the
within execution - March 14th 1836 -

Cyrus Cressy
Luther Fairley
Robtney Huston

March 14. 1836 this may certify that I have this day received full seizen and possestion of the above described tract of land by N. A. Davis Dep. Sheriff - Nathan Melvin -

Merrimack fs. March 14. 1836 - In pursuance of the directions of Nathan Melvin the creditor within named I have extended the within execution upon the tract of land described in manner following viz I caused three appraisers to be chosen that is to say Cyrus Cressy by the creditor within named Luther Fairley who was chosen by myself and Robtney Huston who was also chosen by me for the said Daniel Cressy the debtor within named the said debtor not residing within said County of Merrimack and not having notified me of any appraiser by him chosen on his part the said Cressy, Fairley and Huston being all reputable freeholders and residents in said County of Merrimack who being sworn before a Justice of the Peace faithfully and impartially to appraise such lands and tenements as should be shewen to them as the estate of the within named debtor upon their oath said that the above described tract of land shewen to them as the estate of the aforesaid debtor was of the value of two hundred and thirty seven dollars and fifty one cents and no more and the said appraisers set off the same land by metes and bounds as aforesaid at that sum in satisfaction of this execution and my fees and I have delivered possestion and seizen of the said tract of land to the said Nathan Melvin the creditor within named. I therefore return this execution fully satisfied as aforesaid the balance being paid by me in money

Fees	Boundage	4.. 25
Service 23	Paid Register	1.. 50
Travel 90	Return	1.. 00
Paid Appraisers 6.00	2 Days time	2.. 00
Surveyor 1.00	Expences	-. 75
Swear .17		17.. 80

Received September 6-1836~

Examined Jno Whipple Register

(L. 9.)

DULLON

vs.

Favor

The State of New Hampshire } To the Sheriff of any County in
 Merrimack & { this State, or his deputy Sheriff

Whereas Salmon T. Dutton of Cavendish in County of
 Windsor and State of Vermont Gentleman -

by the consideration of our Justices of our Court of Common
 Pleas, holden at Concord, within and for the County of
 Merrimack, on the first Tuesday of September Anno
 Domini 1835 recovered judgment against Jacob Favor
 & John Favor both of Danbury in our County of

115.93 Grafton Freeman for the sum of one hundred and
16.62 fifteen dollars, ninety three cents, debt or damages,
132.55 and sixteen dollars sixty two cents, cost of suit, as
.34 to us a/cr. of Aurora, whereof Execution remains to
132.89 be done.

4.97 We command you, therefore, that of the Goods, chattels
137.86 or lands of the said Jacob & John within your
20.00 precincts, you cause to be paid and satisfied unto
117.86 the said Salmon at the value thereof in money, the
11.69 aforesaid sums, being \$ 132 dollars 55 cents in the
137.55 whole, with 34 cents more for this & former suit;
4.97 and thereof also to satisfy yourself for your own fees.
132.58 And for want of goods, chattels or lands of the said
 Jacob & John to be by them remitted or otherwise within
 your precincts, to the acceptance of the said Salmon
 to satisfy the sums aforesaid: We command you to
 take the bodies of the said Jacob & John and then
 commit unto either of our Goals within your precincts,
 and detain in your custody within our said Goal
 until they pay the full sums above mentioned, with
 your fees; or that they be discharged by the said
 Salmon the creditor, or otherwise by order of Law.
 Hereof fail not, and make due return of this writ,
 with your doings therein unto our said Court of Common
 Pleas, to be holden at Concord, in our County of
 Merrimack aforesaid, on the first Tuesday of
 September next.

Witness William M. Richardson, Esquire, at Concord,
 the 4th day of February Anno Domini 1836.

J. C. Badger Clerk

Rec'd certificate sealed on this execution
 by the hands of John Greenough
 Endorsed on back of voice Execution

Grafton p. March 15. 1836 Then John T. Bryant
 Charles Ableson and William Winter personally appeared
 and made oath that they would faithfully and
 impartially appraise such lands and ornaments as
 should be shown them as the estate of the within
 named Jacob Favour to satisfy the within execution
 Before me

Robert Smith Jus. Peace.

We the subscribers having carefully and attentively
 examined a tract of Land shown to us as the estate
 of the within named Jacob Favour, and bounded
 as follows viz. a certain tract, being part of the home
 farm of the said Jacob situate in New Grafton
 beginning at a Stake and Stones on the road leading
 from New Chester to Grafton Turnpike, so called, thence
 north 43 deg. west forty rods on said road to a stake
 and stones, thence south fifty one degrees west seventy
 one rods to a Stake and stones, thence south ten degrees
 east forty five rods to a Stake and stones to land of
 Amos Taylor Esq. thence north fifty one degrees east
 ninety five rods to the bounds first begun at, contain
 ing twenty acres and seventeen rods by measure
 we do upon our oaths say that Jacob Favour's interest
 in said tract of land is of the value of one hundred
 dollars & five cents and no more and we have set
 off the same land by metes and bounds as aforesaid.
 Also we have set off in the same manner the Jacob
 Favour's right in the western half of the new Barn of said
 Jacob standing on the homestead farm aforesaid in said
 Grafton situate on the westerly side of said highway
 leading from New Chester to Grafton Turnpike & westerly
 of the dwelling house on said farm we also set off
 to said creditor the right of passing to from and
 through said Barn and do upon our oaths say
 that said western half part of said Barn is of the
 value of thirty two dollars and fifty three cents. And
 we have accordingly set off the aforesaid land and barn
 in full satisfaction of the within Execution

Moay 17. 1836

John T. Bryant

William Winter

Charles Ableson

Grafton p. 17 May 1836.

In pursuance of the directions of Frederick Smith the creditor's attorney I have extended the within execution upon the tract of Land & Barn above described in the manner following (viz.) I caused three appraisers to be chosen that is to say J. G. Bryant by the creditor atq. Charles Mellen by the Debtor within named & William Winter who was chosen by myself the said J. G. Bryant, Charles Mellen & William Winter being all reputable freeholders and residents in said County of Grafton who being sworn before a Justice of the Peace faithfully and impartially to apprise such lands and tenements as should be shewn to them as the estate of the within named Favor whereupon they oath say that his interest in the the above described tract of land & Barn shewa to them as the estate of the aforesaid Jacob Favor was of the value of one hundred & thirty two dollars & fifty eight cents & no more and the said appraisers set off the same land and barn and Barn by metes and bounds as aforesaid at that sum in satisfaction of this execution and my fees and I have delivered possession and seising of the said tract of land & Barn to the said Frederick Smith attorney to the creditor within named & therefore this execution fully satisfied as aforesaid.

A. Tuimby D. Thrift

R. Sept. 10. 1836

Examined Joseph Robinson Register
May 17. 1836. This may certify that I have this day received full seisin and possession of the above described premises tract of Land & Barn by Asael Tuimby Sept. Thrift

F. Smith Atty

The above certificate appears on the back of the foregoing Execution

Joseph Robinson Regt

State of New Hampshire.

Jaffray J.

L.D.

To the Sheriff of any County in this State,
or his Deputy — Greeting —

Whereas Abraham Harper of New Hampton in said
County, Husbandman, by the consideration of our
Justices of our Court of Common Pleas, holden at Dover
for and within our County of Strafford, on the third Tuesday
of January Anno Domini 1835 recovered judgment against
Adoniram Page of Pittsfield in our County of Merrimack
Husbandman, for the sum of twenty five dollars fifty cents,
debt or damages, and sixty eight dollars thirty two cents, costs
of suit, as to us appears of record, whereof execution remains to be
done,

We command you, therefore, that of the goods, chattels or lands
of the said Page, within your precinct, you cause to be paid and
satisfie unto the said Harper, at the value thereof in money,
the aforesaid sums being 93 dollars 82 cents in the whole
with 17 cents more for this writ, and thereof also to satisfy
yourself for your own fees. And for want of goods, chattels or
lands of the said Page, to be by him shewn unto you, or found
within your precinct, to the assistance of the said Harper to satisfy
the sums aforesaid, we command you to take the body of the said
Page, and him commit unto either of our goals within your
precinct, and detain in your custody within our said goal, until
he pay the full sums above mentioned, with your fees, or that he
be discharged by the said Harper the creditor or otherwise by
order of law. If he fail not, and make due return of this
writ with your doings therein unto our said Court of Common
Pleas, to be holden at Rochester in our County of Strafford aforesaid
upon the third Tuesday of April next.

Witness, William M. Richardson, Esquire, at Dover
the 20th day of February Anno Domini 1836.

T. Cogswell Clerk

Merrimack J. February 23rd 1836.

Then Richard Pickham, Daniel A.
Bran and John T. Tucker personally appeared and made oath, that
that they would faithfully and impartially appraise such
lands and tenements as should be shewn them, as the estate

of the within named Adoniram Page, to satisfy the within execution.
Before me —

Moses Norris Jr. Justice of the Peace.

We the subscribers, having carefully and attentively examined a tract of land shewn to us as the estate of the within named Adoniram Page, situated in Pittsfield in the County of Merrimack and State of New-Hampshire, bounded and described as follows, to wit — Northwesterly by the road formerly leading from Pittsfield Factory to Northwood, easterly by land of Abraham French, further by land of said French and land formerly owned by Thomas Shannon, and westerly by the brook on which John Cram Jr. shingle machine stands, containing one acre more or less and being the same land with the buildings thereon conveyed by the Perkins to Ermine Page, wife of said Adoniram Page by deed dated the 14th day of March A. D. 1833. do upon our oaths say that the same tract of land is of the value of twenty five dollars a year and no more, and we have therefore set off the same tract of land by metes and bounds as aforesaid and have assigned the rents, profits and income of the same tract of land with the buildings thereon to the said Abraham Harper, the creditor within named, for the term of four years and five months in satisfaction of this execution.

Richard Pinkham
Daniel A. Bean } Appraisers
John T. Tucker

Merrimack Co.

On the 25th day of February 1835 I commenced a levy of this execution and in pursuance of the directions of Abraham Harper the creditor within named on the 11th day of April 1835 I executed the within execution upon the tract of land aforesaid described in manner following — ~~to wit~~ — I caused three appraisers to be chosen, that is to say Richard Pinkham by the creditor within named, Daniel A. Bean, who was chosen by myself and John T. Tucker who was chosen by said Page the debtor within named, the said Pinkham, Bean and Tucker being all reputable freeholders and residents in said County of Merrimack; who being sworn before a Justice of the Peace faithfully and impartially to appreciate such lands and tenements as should be shown to them as the estate of the within named debtor upon their oath said that the above described tract of land shewn to them as the estate of the debtor aforesaid, was of the value of twenty five dollars a year.

574.

Pettengill to Sullivan

and no more. And the said appraisers set off the same land by metes and bounds, and assigned the rents, profits and income thereof as aforesaid at that sum per year in satisfaction of this execution and my fees, And I have delivered possession and assign of said tract of land to Moses Norris Jr. attorney of the creditor within named. I therefore return this execution satisfied aforesaid in full.

Charles Chickering Deputy Sheriff
April 11th 1836.

This may certify that I have this day received full seisin and possession of the above described tract of land from Charles Chickering Deputy Sheriff.

Moses Norris Jr. Attorney
said Harper.

Merrimack Co. Feb. 25th 1836.

Then Richard Pinkham, Daniel A. Bean and John T. Tucker personally appeared and made oath that they would faithfully and impartially appraise such lands and tenements as should be shown them as the estate of the within named Adoniram Page to satisfy the within execution.

Before me -

Moses Norris Esq. Justice of the Peace.

Ru. Sept. 14. 1836.

Braam, Joseph Robinson Register

Pettengill to Sullivan
I now all men by these presents, that I John Pettengill Dep. Sheriff of the County of Merrimack in the State of New Hampshire, do by virtue of the authority in me vested by the laws of this State, regulating the attachment and sale of rights in equity of redeeming, said Estate mortgaged and by virtue of an execution which issued from a Judgment recovered by Hiram Knox and Achimiah Knox Plaintiffs against William O'leary and Solon Grant Defendants at the Court of Common Pleas held at Concord within and for the County of Merrimack, on the first Tuesday of February 1836, and in consideration of the sum of two hundred dollars to me in hand, before the delivery hereof paid by James Sullivan of Concord in the County of Merrimack and State of New Hampshire, hereby sell and convey to him the said Sullivan, his heirs and assigns all the right in

equity, which the said Grout had of redeeming, a certain tract or parcel of land containing four hundred acres, more or less, situated in Allenstown in the County of Merrimack and State of New Hampshire, and is numbered ten in the fourth range, and commonly known by the name of the Holmes Lot or the Whitney and Taylor Lot. To have and to hold the said granted right in equity to him the said Sullivan his heirs and assigns forever, the same being subject, however for the term of one year, next after the day of the date hereof, to the right of redemption, agreeable to the provision of the Law by virtue of which this conveyance is made.

And I, the said John Pettengill Dep. Sheriff do hereby covenant with the said Sullivan that I have in my said capacity good right to sell and convey the same in manner aforesaid and I have observed and pursued all the requisitions imposed on the Sheriff of said County or his Deputies by the Law, by virtue of which this conveyance is made.

In witness whereof I have hereunto set my hand and seal this 3rd day of September Anno Domini 1830.

Signed sealed and } John Pettengill T.S.
delivered in presence of us. }

Davis Hall
John Seale Jr

Merrimack Co. September 23rd 1830.

Then personally appeared the above named John Pettengill and acknowledged the foregoing instruments to be his free act and deed.

Before me. Hamilton Hutchins. Jus. Peace

Riviera Sept. 24. 1830

Exam'd Joseph Robinson, Register.

596.

Sargent vs. Sargent.

Feed	The State of New Hampshire.
Service 23	L.S. Merrimack Jr.
Travel 30	To the Sheriff of any County in this
Noticing Appraisals Surveys 12.00 4.70	State, or his Deputy.
Attending 10.00	Greeting
Having possession 2.50	Whereas Gideon E. Sargent, of
Expenses 1.25	London, in said County - Gentleman by the consideration
law Regts 1.50	of our Justices of our Court of Common Pleas held at Concord, within and for
Travel to Regts 14.44	The County of Merrimack on the first Tuesday of September Anno Domini
Plaintiff at law Appraisals 1.00	1836 recovered judgment against Samuel Sargent junior of Canterbury in
Justices fees in money, the aforesaid sums, being 389 Dollars 21 Cents in the whole	said County Yeoman for the sum of three hundred and eighty one dollars sixty two
Appraisals 51	Lents det or damages, and seven Dollars fifty nine Cents cost of suit, as to no appears
Appraisals 1.00	Plaintiff at law of record, whereof Execution remains to be done; be command you, therefore,
Justices fees in money, the aforesaid sums, being 389 Dollars 21 Cents in the whole	and taking that of the Goods, Chattels, or Lands of the said Samuel within your precinct
Appraisals 51	you cause to be paid and satisfied unto the said Gideon at the value thereof
Appraisals 1.00	in money, the aforesaid sums, being 389 Dollars 21 Cents in the whole
Justices fees in money, the aforesaid sums, being 389 Dollars 21 Cents in the whole	with 17 Cents more for this writ; & thereof also to satisfy yourself for your own
Appraisals 1.00	fees. And for want of Goods, Chattels or Lands of the said Samuel to be
Justices fees in money, the aforesaid sums, being 389 Dollars 21 Cents in the whole	by him shown unto you, or found within your precinct to the acceptance
Appraisals 1.00	of the said Gideon to satisfy the sums aforesaid: be command you
Justices fees in money, the aforesaid sums, being 389 Dollars 21 Cents in the whole	to take the body of the said Samuel and him commit unto either of our
Appraisals 1.00	Gaols within your precinct, and detain in your custody within our
Justices fees in money, the aforesaid sums, being 389 Dollars 21 Cents in the whole	said Gaol until he pay the full sums above mentioned with your
Appraisals 1.00	fees; or that he be discharged by the said Gideon the creditor or otherwise
Justices fees in money, the aforesaid sums, being 389 Dollars 21 Cents in the whole	by order of Law. Hereof fail not, and make due return of this writ, with
Appraisals 1.00	your doings therein unto said Court of Common Pleas to be held at
Justices fees in money, the aforesaid sums, being 389 Dollars 21 Cents in the whole	Concord, in our county of Merrimack aforesaid, on the first Tuesday of February
Appraisals 1.00	next.
408.31	Witness William M Richardson Esquire at Concord the 5 th day of October Anno Domini 1836
	S C Badger Clerk
	Merrimack Jr. October 15 th 1836
	Then Cyrus Tucker and John Batchelder personally appeared and made oath that they would faithfully and impartially appraise such lands & tenements as should be shown them, as the estate of the within named Samuel Sargent jr to satisfy the within Execution. Before me Richard Greenough justice of the peace. Merrimack Jr October 15 th 1836. Then Richard Greenough personally appeared and made oath that he would faithfully and impartially appraise such lands and tenements as should be shown him as the estate of the within named Samuel Sargent junior to satisfy the within Execution. Before me John Batchelder Justice of the peace

We the subscribers, having carefully and attentively examined a tract of land shewn to us as the estate of the within named Samuel Sargent junior situated in Canterbury in the County of Merrimack and state of New Hampshire bounded and described as follows, to wit.— Beginning on the road leading from Canterbury meeting house to Jesse Stevens at the corner of Thiel Haseltons land and running South eighty nine degrees east one hundred and thirty eight rods on the line of said Haseltons land to land owned by Widow Piblury thence North on said widow Piblury and Ebenezer Batchelders 2^d land 25 rods and 17 links, thence North eighty two degrees West 89 rods to the corner of the field, thence westerly on the wall 44 rods to the road, thence southerly on said road to the first mentioned bounds containing by estimation 26 acres: also one other piece of land bounded as follows, to wit— beginning on the West side of the above named road at the corner of Jesse Stevens land thence West on the line of said Stevens land 5 1/2 rods to Josiah Haines field on the range line thence South on the line of the range 26 rods and 10 links to a stake and stones thence East 49 1/2 rods to the road dividing the wall in the centre thence Northly on the road to the first mentioned bounds containing nine acres by estimation do upon our oaths say that in our opinions the same tracts of land ~~is~~ ^{are} of the value of four hundred & eight dollars and thirty one cents and no more, and we have set off the same tracts of land by metes and bounds as aforesaid, and have assigned the same to Gideon L Sargent the creditor within named in satisfaction of this execution.

Cyrus Tucker
John Batchelder } Appraisers
Richard Greenough }

Merrimack ss On the 15th day of October 1836 I commenced a levy of ^{this} execution and in pursuance of the directions of Gideon L Sargent the creditor within named on the 15th day of October 1836 I extended the within execution upon the tracts of land above described in manner following, viz. I caused three appraisers to be chosen, that is to say John Batchelder by Gideon L Sargent the creditor within named Cyrus Tucker who was chosen by myself and Richard Greenough who was also chosen by myself for the said debtor within named Samuel Sargent jr the said debtor having been duly notified and requested by me to choose an appraiser and having refused and neglected so to do, the said John Batchelder, Cyrus Tucker, and Richard Greenough being all reputable ^{freeholders} and residents in said county of Merrimack; who being sworn before a Justice of Peace faithfully and impartially to appraise such lands and tenements as should be shown to them as the estate of the within named debtor upon their oath said that the above described tracts of land shewn to them as the estate of the debtor aforesaid was of the value of four hundred eight dollars & thirty one cents and no more. And the said appraisers set off the same land by metes and bounds as aforesaid at that sum in satisfaction of this execution and my fees and I have delivered possession and seisin of

Sargent vs. Sargent.

the said tracts of land to Gideon L Sargent the creditor within named
I therefore return this execution satisfied in

John Munroe Deputy Sheriff

1836 This may certify that I have this day received full seisin
and possession of the above described tracts of land by John Munroe
Deputy Sheriff

October 15

G L Sargent.

Received November 30. 1836. Joseph Robinson, Register.
Examined,

Sargent vs. Sargent.

The State of New Hampshire.

Merrimack Co.

To the Sheriff of any County in this State, or
his Deputy.

Greeting

Whereas Gideon L. Sargent of London in said County
Gentleman, by the consideration of our Justices of our Court
of Common Pleas holden at Concord aforesaid and for the County
of Merrimack, on the first ^{Tuesday} of September Anno Domini 1836 recovered
judgment against Samuel Sargent junior of Canterbury in said
County yeoman for the sum of sixteen Dollars fifty Cents let or damages
and six Dollars thirty two Cents Cost of suit as to us appears of Record
whereof Execution remains to be done; be command you, therefore
that of the goods Chattels or Lands of the said Samuel within your precinct
you cause to be paid and satisfied unto the said Gideon at the value
thereof in money the aforesaid sums being 22 Dollars 82 Cents in the
whole with 17 Cents more for this writ; and thereof also to satisfy
yourself for your own fees. And for want of goods, Chattels or Lands
of the said Samuel to be by him shewn unto you or found within
your precinct, to the acceptance of the said Gideon to satisfy the sums
aforesaid: Be command you to take the body of the said Samuel ~~and~~
him commit unto either of our Gaols within your precinct and detain
in your custody within our said Gaol until he pay the full sums above
mentioned with your fees; or that he be discharged by the said Gideon the
creditor or otherwise by order of Law. Hereof fail not and make due return
of this writ with your doings therein unto our said court of Common
Pleas to be holden at Concord, in our County of Merrimack aforesaid. on
the first Tuesday of February next witness William M Richardson Esq

G. J.

10.50

6.32

22.82

17

22.00

6.71

31.70

at Concord the 5th day of October Anno Domini 1836

J C Badger Clerk

Merrimack Esq October 15th 1836 Then Cyrus Tucker and John Bachelder personally appeared and made oath that they would faithfully and impartially appraise such lands and tenements as should be shewn them as the estate of the within named Samuel Sargent junior to satisfy the within execution. Before me Richard Greenough Justice of the Peace.

Merrimack Esq October 15th 1836 Then Richard Greenough personally appeared and made oath that he would faithfully and impartially appraise such lands and tenements as should be shewn him as the estate of the within named Samuel Sargent junior before me John Bachelder Justice of the Peace.

We the subscribers having carefully and attentively examined a tract of land shewn to us as the estate of the within named Samuel Sargent junior situated in Canterbury in the County of Merrimack and state of New Hampshire bounded and described as follows to wit - Beginning on the west side of the road leading from Canterbury Meeting House to five Stevens, at a stake and stones at the corner of land set off to Gideon L Sargent and running west on the line of said Sargent's land 49 $\frac{1}{2}$ Rods to Josiah Haines land thence South on the line of said Haines lands 15 Rods to stake and stones thence North 73 degrees East 51 rods to the first mentioned bounds containing two acres 51 rods do upon our oaths say that in our opinion the same tract of land is of the value of thirty seven dollars and twenty cents and no more, and we have set off the same tract of land by metes and bounds as aforesaid and have assigned the same to the said Gideon L Sargent the creditor within named in satisfaction of the execution

Cyrus Tucker
John Bachelder } Appraisers
Richard Greenough }

Merrimack Esq On the 15th day of October 1836 I commenced a fury of this execution and in pursuance of the directions of Gideon L Sargent the creditor within named on the 24th day of October 1836 I extended the within execution upon the tract of land above described in manner following, viz. I caused three appraisers to be chosen, that is to say John Bachelder by Gideon L Sargent the creditor within named Cyrus Tucker who was chosen by myself and Richard Greenough who was chosen by myself the debtor within named Samuel Sargent junior the said debtor having been duly notified and requested by me to choose an appraiser and having refused and neglected so to do the said John Bachelder Cyrus Tucker and Richard Greenough being all reputable freeholders and residents in said County of Merrimack who being sworn before a justice of the Peace faithfully and impartially to appraise such lands and tenements as should be shewn to them as the estate of the within named debtor upon their oath, said that the above described tract of land shewn to

580
167.

Sargent vs. Sargent.

them as the estate of the debtor aforesaid was of the value of thirty seven dollars & twenty cents and no more. And the said appraisers set off the same land by metes and bounds as aforesaid at that sum in satisfaction of this execution and my fees and have delivered possession & seisin of the said tract of land to Gideon L Sargent the creditor within named - I therefore return this execution satisfied aforesaid in

John Munroe Deputy Sheriff

October 24th 1836 This may certify that I have this day received full seisin and possession of the above described tract of land by John Munroe Deputy Sheriff
G L Sargent

Fees

Service	23
Travel	39
Postage	58
Paid Register	\$1.50
Travel to Regist	1.00
Appraisers fees	\$5.00
Justices for swearing	
Appraisers	.50
Sheriff's attorney	\$2.50
Plaintiff taking possession	1.00
Notifying appraisers & posting & expenses	1.50
	\$ 14.21

Received November 30. 1836.

Examined -

Joseph Rotchison, Register.

Emerson

vs.

Dow,

G. S. The State of New Hampshire.
Merimack Co.

To the Sheriff of any County in this State, or his Deputy

Greetings

305.04.

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Whereas John Emerson of Concord in said County, Saddler, by the consideration of our Justices of our Court of Common Pleas, holden at Concord, within and for the County of Merimack, on the first Tuesday of September, Anno Domini, 1836, recovered judgement against Joseph F. Dow of Concord in said County, Carpenter, for the sum of three hundred & five dollars, four cents, debt or damages, and six dollars fifteen cents cost of suit, as to us appears of Record, whereof Execution remains to be done.

Fees.	
Service - 23	
Travel - 9	
Poundage, 31	
Paint & Varnish, .00	
Surveyor - 100	
for Sack, .51	
To Relam &	
Recovery, 2.00	
\$ 12. 14. 70	

We command you, therefore, that of the Goods, Chattels, or lands of the said Joseph, within your precinct, you cause to be paid and satisfied unto the said John at the value thereof in money, the aforesaid sums, being \$11 dollars, 19 cents in the whole, with 17 cents more for this writ, and thereof also to satisfy yourself for your own fees. And for want of Goods, Chattels, or lands of the said Joseph to be by him shewn unto you, or found within your precinct, to the acceptance of the said John to satisfy the sums aforesaid: We command, you to take the body of the said Joseph, and him commit unto either of our Gaols within your precinct, and detain in your custody within our said Gaol until he pay the full sums above mentioned with your fees; or that he be discharged by the said John the creditor, or otherwise by order of Law.

Hereof fail not, and make due return of this writ, with your doings therein, unto our said Court of Common Pleas, to be helden at Concord, in our County of Merrimack aforesaid, on the first Tuesday of February next.

Witness, William M. Richardson, Esquire, at Concord,
the 22 day of September, Anno Domini, 1836.

S. C. Badger, Clerk.

Merrimack, ss. Oct. 15. 1836.

Then Stephen C. Badger personally appeared and made oath that he would faithfully and impartially appraise such lands and tenements as should be shown him as the estate of the within named Joseph F. Dow, to satisfy the within execution.

Before me, Isaac Dow, Justice of the Peace.

Merrimack, ss. Oct 15. 1836.

Then David Allison and Lebadiah W. Gleason personally appeared and made oath that they would faithfully and impartially appraise such lands and tenements as should be shown them as the estate of the within named Joseph F. Dow to satisfy the within execution.

Before me, S. C. Badger, Justice of the Peace.

We the subscribers having carefully and attentively examined a tract of land shewn to us as the estate of the within named Joseph F. Dow, and bounded as follows, to wit, beginning at a stake and stones on the main road leading from Concord Village to Boosewin, adjoining Abel Baker's land, thence westerly by said road seventy four feet to a stake and stones, thence easterly by Dr. Reuton's land

Emerson vs. Dow,

two rods and twenty one links to the Barn, thence on the south side of said Barn to the south west corner of the same, to a stake & stones, thence easterly by said Barn eight feet to the edge of the stone wall, thence southerly by the general course of the stone wall to said Baker's land, thence westerly by said Baker's land about three rods to the bound begun at, - reserving the privilege of passing & repassing over the southerly part adjoining said Baker's land, to the other part of said lot, do upon our oaths say, that the same tract of land is of the value of three hundred & twenty three dollars & fifty cents and no more, and we here set off the same land by metes and bounds as aforesaid, in satisfaction of the within execution.

October 15, 1836.

David Allison

J. W. Gleason

Stephen C. Badger,

Merrimack ss. October 15, 1836.

In pursuance of the directions of John Emerson, the Creditor within named, I have extended the within execution upon the tract of land above described, in the manner following, viz, I caused three appraisers to be chosen, that is to say, David Allison by the Creditor within named, Stephen C. Badger, who was chosen by myself, and Lebadiah W. Gleason who was also chosen by myself for the said Joseph F. Dow, the debtor within named, the said debtor having been duly notified and requested by me to choose an appraiser and having refused and neglected so to do, - the said David Allison, Stephen C. Badger and Lebadiah W. Gleason, being all reputable freeholders and residents in said County of Merrimack; who being sworn before a Justice of the Peace, faithfully and impartially to appraise such lands and tenements as should be shewn to them as the estate of the within named debtor, upon their oath said, that the above ^{described} tract of land, shewn to them as the estate of the aforesaid debtor, was of the value of three hundred and twenty three dollars and fifty cents, and no more, and the said appraisers set off the same land by metes and bounds as aforesaid, at that sum in satisfaction of this Execution and my fees, and I have delivered possession and seisin of the said tract of land to the said John Emerson, within named. I therefore return this Execution, fully satisfied, as aforesaid.

John Pettingill, Deputy Sheriff.

Plumer v. vs. Burbank et al. **583** ⁵⁸² #1

Oct. 15, 1836.

This may certify that I have this day received full seisin and possession of the above described tract of land by John Pettingill Deputy Sheriff.

John Emerson.

Received December 17, 1836.

Examined, Joseph Robinson, Register.

The State of New Hampshire.

Rockingham ss.

To the Sheriff of any County in this State, or his Deputy.

Greeting.

S.S. Whereas Samuel Plumer Jr., George W. Plumer & John T. Plumer all of Epping, in the County of Rockingham Traders, formerly Copartners in negotiating in trade, under the firm of Samuel Plumer Jr & Co. by the consideration of our Justices of our Court of Common Pleas, holden at Exeter, within and for our County of Rockingham, on the third Tuesday of October Anno Domini 1836, recovered Judgement against Thomas Burbank Esq; and Ebenezer Marston Gentleman both of Deerfield in said County, for the sum of eightyone dollars thirty two cents debt or damage and eight dollars twenty five cents cost of suit, as to us appears of Record, whereof execution remains to be done.

We command you therefore, that of the goods, chattels or lands of the said Burbank & Marston within your precinct, you cause to be paid and satisfied unto the said, Samuel, George & John at the value thereof in money, the aforesaid sums, being 89 dollars 57 cents in the whole, with 17 cents more for this writ; and thereof also to satisfy yourself for your own fees. And for want of goods, chattels or lands of the said Burbank & Marston to be by them shown unto you, or found within your precinct to the acceptance of the said Samuel George & John to satisfy the sum aforesaid; we command you to take the bodys of the said Burbank & Marston and them commit unto either of our gaols, within your precinct and detain in your custody within our said gaol until they pay the full sum, abovementioned, with your fees; or

81.32.

8.25

89.57

.17

Plumer vs. Burbank & al.

that they be discharged by the said Samuel George & John, the creditors, or otherwise by order of law. If you fail not, and make return of this writ, with your doings therein, unto our Court of Common Pleas to be helden at Portsmouth in our County of Rockingham, aforesaid, on the first Tuesday of February next,

Witness, William M. Richardson Esquire at Exeter

the 22nd day of November, Anno Domini 1836.

J. B. Hovey, Clerk.

Service \$0.25
Travel 1.05
Poundage .85
Notifying debtors, 34
Notifying creditors, 34
Notifying Appraisers, 75
Swearing Appraisers, 51
My attendance 1.00
Recording 1.50
<u>Paid Appraisers</u> <u>37.00</u>
<u>\$ 11.57</u>

Merimack ss. November 22. 1836.

I, hen Joseph Lawrence, Nathan Griffin and John Chesley personally appeared and made oath that they would faithfully and impartially appraise such lands and tenements as should be shown them as the estate of the within named Thomas Burbank to satisfy the within execution.

Before me, Thomas D. Merrill, Justice of the Peace.

We the subscribers having carefully and attentively examined a tract of land shown to us as the estate of the within named Thomas Burbank in which the said Burbank has an estate during his natural life, said tract of land is situated in Epsom in said County of Merrimack and bounded as follows to wit. Beginning at the northeast corner of land of Joseph Lawrence on Epsom line at a stake and stones, thence running on said line, north thirty four degrees East, eighty four and one half rods to a stake and stones, thence about north sixty seven and one half degrees west forty four rods to a stake and stones, thence south, thirty four degrees west, eighty four and one half rods to a stake and stones by said Lawrences land, thence south sixty seven and one half degrees east by said Lawrences land forty four rods to the bounds first mentioned, containing twenty two acres and ninety six rods together.

with all the privileges and appurtenances thereto belonging, do upon our oaths say, that the said Burbanks life estate, in one undivided half of the same tract of land is of the value of nine dollars and no more, and we have set off the said tract of land by metes and bounds as aforesaid, and have assigned one undivided half part thereof to the creditors within named during the natural life of the said Burbank in part satisfaction of this Execution.

November 24. 1836,

John Chesley,

Jos. Lawrence } Appraisers
Nathan Griffin }

Merrimack sb, November 24. 1836.

In pursuance of the direction of the within named Plummers, the creditors within named, I have extended the within execution upon one undivided half of the tract of land above described in the manner following viz, I caused three appraisers to be chosen, that is to say, Joseph Lawrence by the Creditors within named, John Chesley by the within debtors and Nathan Griffin, who was chosen by myself or the said Joseph Lawrence, John Chesley and Nathan Griffin being all reputable freeholders and residents in said County of Merrimack, who being sworn before a Justice of the Peace faithfully and impartially to appraise such lands and tenements as should be shown to them as the estate of the within named debtors upon their oath said that the life estate of the said Burbank is one undivided half part of the above described tract of land shown to them as the estate of the said Burbank as aforesaid, was of the value of nine dollars and no more. And the said appraisers set off the same land by metes and bounds as aforesaid, at that sum in part satisfaction of this Execution and my fees, and I have delivered possession and seisin of the said tract of land to the said creditors within named.

I therefore return this Execution satisfied as aforesaid, to wit for the sum of two dollars and forty one cents, being the residue of the said sum of nine dollars, the value of said land, after deducting my fees, six dollars fifty cents, and for no more.

Benjamin Jenness, Deputy Sheriff

Service	23
Travel	1.19
Paid appraisers	2.25
Justice fine	.50
Printing Appraisers	.30
My attorney	.92
Recording Execution	1.00
	\$ 6.34

Gerrish v. Chase.

November 24, 1836. This may certify, that I have this day received full seisin and possession of the above described tract of land in behalf of the within named creditors, by Benjamin Jenness, Deputy Sheriff.

Ira St. Clair, Atty. for Plts.

Received January 23, 1837,

Cram &

Joseph Robinson, Register.

L. S. State of New Hampshire,
Merrimack, Jr.
To the Sheriff of any County in this State or his
Deputy — Greetings —

Whereas Levere Gerrish, late of Basewen
in said County, Trader, by the consideration of our
Justices of our Court of Common Pleas, holden at
Concord, within and for the County of Merrimack,
on the first Tuesday of September Anno Domini,
1836 recovered judgment against Hezekiah Chase
of Bristol in our County, Merchant, for the sum of
forty nine dollars, sixty cents debt and damages,
and costs two and nine dollars, thirty one cents cost of suit, as
to us appears of Record, whereof execution remains to be
done.

We command you therefore that of the goods, chattels
or lands of the said Chase within your precinct, you
cause to be paid and satisfied unto the said Gerrish
at the value thereof in money, the aforesaid sum, being
58 dollars 91 cents in the whole, with 17 cents more
for this writ, and thereof to satisfy yourself for your
own fees. And if no want of goods, chattels or lands
of the said Chase, to be by him shown to you or found
within your precinct, to the acceptance of the said
Gerrish, to satisfy the sum aforesaid; We command
you to take the body of the said Chase, and him
commit into either of our Goals within your precinct
and detain in your custody within our said Goal
until he pay the full sum above mentioned, with your
fees; or he be discharged by the said Gerrish the,

Creditor, or otherwise by order of law.

Hence fail not, and make due return of this writ, with your doings therein unto our said Court of Common Pleas to be helden at Concord, in our County of Merrimack, aforesaid, on the first Tuesday of February next.

Witness William M. Richardson, Esquire, at Concord
the 2^d day of September Anno Domini, 1836.

S. C. Badger, Clerk

Grafton, October 11th 1836 Then Josiah Morris, Leonard Bettow and Hiram Gale personally appeared and made oath, that they would faithfully and impartially appraise such lands and tenements as should be shown them as the estate of the within named Hezekiah Chase to satisfy the within execution. Before me —

John Bean Justice of the Peace.

We the subscribers having carefully and attentively examined a tract of land, shown to us as the estate of the within named Hezekiah Chase situate in Danbury in said County of Grafton and bounded as follows commencing at the northeast corner of said land at a stake, thence running on the Grafton Turnpike road, so called, southerly about eight rods to a stake, thence southwesterly on line of William W. Moore land fourteen rods to stake & stone, thence northwesterly on line of Samuel Pillsbury land about eight rods to stake and stone, thence on line of Hiram Gale land, northeasterly fourteen rods to the first mentioned bound. three quarters of one acre the same more or less. do upon our oaths say that the said tract of land is of the value of forty dollars and no more. And we have set off the same land by metes and bounds as aforesaid in satisfaction of the within execution in part.

October 11th 1836. Josiah Morris
Hiram Gale
Leonard Bettow

Grafton, October 11th 1836 In pursuance of the direction of Thomas H. Pettigee attorney to the within named judgments creditor, I have this day extended the within

execution upon the tract of land above described in
the following manner, viz. I caused three appraisers
to be chosen that is to say Joseph Norris by the debtor
within named, Hiram Hale who was chosen by myself,
and Leonard Bettow chosen by T. H. Pettingill attorney
to Judgment creditor.

The said Norris, Hale & Bettow, being all reputable
freeholders and residents in said County of Grafton
who being severally sworn before a Justice of the Peace,
faithfully to appraise such lands and Tenements as
should be shown to them as the estate of the within
named Hezekiah Chase, upon their oaths say that
the above described tract of land shown to them as
the estate of the aforesaid debtor to the extent aforesaid
was of the value of forty dollars and no more, and
the appraisers set off the same land by metes and
bounds as aforesaid at that sum in satisfaction
of this execution in part after deducting my fees
being five dollars and eighty three cents for the sum
of twenty four dollars & seventeen cents. And have
delivered possession and seizure of the aforesaid tract
of land to Thomas H. Pettingill attorney of said
judgment, creditor.

Swe George D. Sheriff

Oct, 14th 1836, This may certify that I have
this day received full seizure and possession of the
above described tract of land of Swe George D. Sheriff.

Thos. H. Pettingill, Plff. atty.

Received January 11. 1837.

Examined, Joseph Robinson, Register.

Bank. Mech.

A. R. Foster.

S. S. The State of New Hampshire Merrimack, ss.

To the Sheriff of any County in this State or his Deputy.

Greeting.

Whereas, the President Directors & Company of the Mechanics
Bank of Concord in said County by the consideration of our
Justices of our Court of Common Pleas, Holden at Concord
within and for the County of Merrimack, on the first
Tuesday of September Anno Domini, 1836 recovered judgment
against Ammi R. Foster of Canterbury in said County

\$2689.94
22.61
\$2712.55
17

Husbandman, for the sum of twenty six hundred & eighty nine dollars, ninety four cents, debt or damages, and twenty two dollars, sixty one cents, cost of suit, as to us appears of Record, whereof execution remains to be done, we command you, therefore, that of the goods, chattels, or lands of the said Foster within your precinct, you cause to be paid and satisfied unto the said Bank at the value thereof in money, the aforesaid sums, being 2712 dollars 55 cents in the whole, with 17 cents more for this writ; and thereof also to satisfy yourself for your own fees. And for want of goods, chattels, or lands of the said Foster to be by him shewn unto you, or found within your precinct to the acceptance of the said Bank to satisfy the sums aforesaid, we command you to take the body of the said Foster and him commit unto either of our Gaols within your precinct and detain in your custody within our said Gaol until he pay the full sums above mentioned, with your fees; or that he be discharged by the said Bank the creditor, or otherwise by order of law.

Hereof fail not, and make due return of this writ, with your doings therein unto our said Court of Common Pleas, to be holden at Concord, in our County of Merrimack aforesaid, on the first Tuesday of February next.

Witness William M. Richardson, Esquire, at Concord, the 9th day of September Anno Domini, 1836,
S. G. Badger Clerk.

Sept. 26th 1836. This may certify that I have this day received full seisin & possession of the above described tracts of land by Abraham Bean Dept. Sheriff.

Joseph M. Harper, Agent for Creditor.

Merrimack ss. September 26th 1836. Then John S. Bryant, Timothy Bradley and Amos Cogswell, personally appeared & made oath that they would faithfully & impartially appraise such lands & tenements as should be shew them as the estate of the within named Ammi R. Foster, to satisfy the within execution.

Before me. Joseph Colough, Jus. Peace.

We the subscribers, having carefully & attentively examined a tract of land, shewon to us as the estate of the within named

Ammi R. Foster of Canterbury, being the whole of Lot, numbered one hundred & ninety nine in the second division of one hundred acre lots in the Town of Canterbury in said County of Merrimack, laid out to the original right of James Goodwin & bounded as follows, viz., beginning at the northeast corner of lot numbered one hundred ninety eight, thence running North to the southeast corner of land of Gardner Mason, thence west to the west end of the Lot, thence south, the width of said Lot to Adam Foster's land, thence east to the first mentioned bounds, containing about one hundred & twenty acres be the same more or less, do upon our oaths say that the said tract or parcel of land is of the value of fourteen hundred & seventy five dollars, which tract or parcel of land is subject to an incumbrance on the same by mortgage to the New Hampshire Savings Bank described as follows viz., part of said tract beginning at the north wad by Ammi R. Foster's land, thence running northerly by said Ammi's land about seventy five rods to land of Josiah Mason, thence westerly by said Mason's land, to land of Simeon Brown, thence southerly by said Brown's land to land of Col. Asa Foster, thence by said Foster's land, & said road to the first mentioned bound, it being the same land, which was conveyed to George W. Foster, & Moses B. Foster by Abel H. Foster by deed, bearing date June 28th 1832, and recorded in Merrimack County Records Lib. 30, fol 210, which land was mortgaged to said New Hampshire Savings Bank to secure a note due said Bank dated June 10th 1833 for the sum of five hundred dollars, signed by George W. Foster, Moses B. Foster & Ammi R. Foster, on which note, secured as aforesaid by said mortgage there is due on the date hereof the sum of five hundred & forty dollars & thirty six cents to be deducted from the appraised value of the land aforesaid, leaving the value of said tract of land, subject to said incumbrance the sum of nine hundred thirty four dollars & sixty four cents, & no more.

Also we the subscribers having attentively examined a certain other tract or parcel of land shewn to us as the property of the within named Ammi R. Foster, being Lot No. 52 in the first division of one hundred acre Lots in said Canterbury bounded south by land of Joseph Brown, east by the highway

north by land of Adams Foster, and David M. Foster and west by land of Gardner Mason & Lot No 199 & the highway to a stone bound, at the North west corner of land of Joseph Brown do upon our oaths say that the same tract of land is of the value of nine hundred dollars & no more & we have set off the aforesaid tracts of land, subject to the incumbrance aforesaid by metes & bounds as aforesaid at the several values thereof, amounting in all to the sum of eighteen hundred thirty four dollars & sixty four cents in part satisfaction of this execution.

Sept. 26th 1836,

John J. Bryant,
Timothy Bradley
Amos Cogswell,

In pursuance of the directions of the Creditor within named I have extended the within Execution upon the tracts of land above described in the manner following viz: I caused three appraisers to be chosen, that is to say John J. Bryant by the Creditor within named, Timothy Bradley by myself & Amos Cogswell by myself for the said Ammi R. Foster, the debtor within named, the said debtor not residing within said County of Merrimack or within said State & not having notified me of any appraiser by him chosen on his part, The said Bryant, Bradley & Foster being all reputable freeholders & residents in said County of Merrimack, who being sworn before a justice of the Peace faithfully & impartially to appraise such lands & tenements as should be shown to them, as the estate of the within named debtor, upon their oath said that the above described tracts of land shewn to them as the estate of the aforesaid debtor was of the value of eighteen hundred & thirty four dollars & sixty four cents & no more. And the said appraisers set off the same land by metes & bounds as aforesaid at that sum in part satisfaction of this Execution, & my fees, & I have delivered possession & seisin of the said tracts of land to the Creditor within named. Also on the 19th day of September I seized & took to be applied on this Execution the articles of property hereinafter specified & on the 20th of said September I advertised the said property & that the same would be sold at public

auction at the dwelling House of Adams Foster in said Canterbury on the 23rd day of said September at nine o'clock in the forenoon by posting up advertisements of said articles & the time & place of sale at the store of Richard Greenough & the tavern of Jacob Blanchard being two of the most public places in the said Town of Canterbury, & on the said 23rd day of September the said debtor not having redeemed said property by otherwise satisfying this Execution I sold the same at the time & place mentioned in said advertisements at public vendue to the highest bidder as follows. 2 yearling steers at \$12.00, 1 yr old Heifer @ 6.00 2 two year old @ 30.25, 1 year old colt @ 9.50; one Shout @ 4.00; one shout @ 5.00; 2 Tons of Hay @ 14.00; 3 Cords of Bark @ 3.00; 9 bushels of wheat @ \$13.15; 10 bushels of oats @ 5.40; amounting in all to the sum of \$107.65. I therefore return this Execution satisfied in part to wit, for the sum of eighteen hundred & eighty five dollars & seventy eight cents, being the residue of said appraised value of the land & of the amount received upon the sale of the personal property, after deducting my fees & for no more.

Abraham Bean dep't Sheriff

Fees.

Service	.25
Travel	.45
Poundage	14.00 Feb. 6th. 1837,
Notifying Appraisers	1.00 Rec on the within Execution
Securing appraisers	.51 fifty one dollars & fourteen
Appraisers fees	7.00 cents of Abraham Bean & G.
Board of appraisers, Clerk & agent	14.82
to show bounds of land	.00
for keeping personal property	8.00
Advertising personal property	3.30
Procuring men to thresh grain & expense of board for same	7.00
Selling personal property	2.00
Clerks hire	2.00
Expense of making return	2.00
Fees for recording return	1.00
	\$36.51

Recd. February 6. 1837.

Examined. Joseph Robinson, Register.

How vs. How.

593

3-93

How

vs.

Merrimack ss.

How



The State of New Hampshire.

To the Sheriff of any County in this State, or his Deputy,
Greeting.

Whereas Micah How of Merrimack in said County, Yeoman,
by the consideration of our Justices of our Court of Common Pleas,
helden at Concord, within and for the County of Merrimack, on
the first Tuesday of February Anno Domini, 1837, recovered judgment
against Peleg How of Bradford in said County Trader, for
the sum of two hundred & eighty nine dollars, eighty two cents,
debt or damages, and ten dollars eighty two cents cost of
suit as to us appears of record, whereof Execution remains
to be done; We command you, therefore, that, of the goods, chattels,
or lands of the said Peleg, within your precinct, you cause to be
paid and satisfied unto the said Micah at the value thereof
in money, the aforesaid sum, being 300 dollars, 64 cents in the
whole, with 17 cents more for this writ, and thereof also to satisfy
yourself for your own fees; And for want of goods, chattels, or
lands of the said Peleg to be by him shewn unto you, or found
within your precinct, to the acceptance of the said Micah to satisfy
the sum aforesaid: We command you to take the body of the
said Peleg, and him commit unto either of our Gaols within
your precinct, and detain in your custody within our said
Gaol until he pay the full sum aforesaid, with your
fees, or that he be discharged by the said Micah, the creditor,
or otherwise by order of Law.

Hereof fail not, and make due return of this writ, with
your doings therein, unto our said Court of Common Pleas, to
be helden at Concord, in our County of Merrimack aforesaid,
on the first Tuesday of September next.

Witness William M. Richardson, Esquire, at Concord,
the 25th day of February Anno Domini, 1837.

J. C. Badger, Clerk.

Merrimack, Jr. March 17th, 1837. By virtue of this execu-
tion I have attached one unvarnished half of a clap board
and a single machine and after having kept them four
days and advertised forty eight hours prior to sale by
posting up advertisements of the same at two of the

591.

Ston. 11. How

most public places in Henniker, viz, at the hands of James Rice and John Ward have disposed of the same at public auction to the highest bidder and Micah Howe bought the machines at forty Dollars and fifty cents, I therefore return this execution satisfied in part, viz, for the sum of thirty seven dollars & sixteen cents after deducting my fees -

Service	23
Travel	60
Advertising	1.50
Silling	
Poundage	1.01
	\$ 3.34

Thomas Tucker & Sheriff

Henniker, N.H. March 18th 1834 Then William Gressy, Daniel C. Gage & Samuel Smith personally appeared and made oath that they would faithfully and impartially appraise such lands tenements & estate as should be shown them as the estate of the within named Party How to satisfy the within execution.

Before me Thomas Tucker, Justice Peace.

We the subscribers having carefully and attentively examined a building and water privilege, shown to us as the estate of the within named Party How bounded and described as follows, viz, a building situate in Henniker in said County at the northwest corner of Waller and How's Saw mill & Cloth mill and adjoining the same & the Bridge then crossing Conococheague River & the same building now covered with a shingle and clapboard machine & also a privilege of Water to carry the same machine from the dam above after supplying the said Saw and Cloth mills and the Cloth mill after rods below do up on our oaths say, that one undivided half of the said building and water privilege is of the value of forty one dollars 67/100 & no more & we have set off the said building and water privilege by, metes & bounds as aforesaid and have assigned our undivided half thereof to the said Micah Howe in part satisfaction of the within execution.

William Gressy
Daniel C. Gage
Sam'l. Smith

Merrimack, N. March 18th 1837 in pursuance of the directions
 Micah Howe the creditor within named I have extended
 the within execution upon the building and water privilege
 above described in the manner following, viz. I caused
 the appraisers to be chosen that is to say William Cressy by the
 within named creditor Samuel Smith who was chosen by
 myself and Daniel C. Gould who was chosen also by me
 for the said Cressy said the debtor within named, the said debtor
 not residing within the said County of Merrimack and not
 having notified me of any appraiser by him chosen on his
 part, the said Mr. Cressy Samuel Smith and Daniel C.
 Gould being all reputable freeholders and residents in
 said County of Merrimack who being sworn before a
 Justice of the Peace, faithfully and impartially to appraise
 such lands, tenements and estate as shall be shown
 to them as the estate of the within named debtor upon
 their oath said that one undivided half of the above
 described building and water privilege shown to
 them as the estate of the aforesaid debtor was of the
 value of forty one dollars & 67/100 and no more, and
 the said appraisers set off the same by metes and bounds
 as aforesaid as that sum in part satisfaction of this
 execution and my fees and I have delivered possession
 and seized of the said building & water privilege to the
 said Micah Howe the creditor within named, I
 therefore return this execution satisfied in part, to wait
 for the sum of thirty seven dollars and eighty nine cents,
 being the residue of the said sum of forty one dollars &
 sixty seven cents, the value of said tenement after deduct-
 ing my fees and no more.

Fees

Postage	1.00
Appraisers fee	.75
My attendance	.50
Notifying appraisers & ^{and} 50	
For Reading	1.00

Thomas Tucker, D. Sheriff,

March 18th 1837 This may
 certify that I have this day
 received full possession and
 seized of the above described
 building & water privilege by Thomas Tucker Deputy
 Sheriff

Received & Recd a April 18. 1837

Examined, Joseph Robinson, Register.

The State of New-Hampshire

Merrimack ss To the Sheriff of any County in this
State or his Deputy -

Whereas Lewis Downing and Joseph Abbott of Concord
in said County Cloth Makers and Partners jointly doing
business under the firm of Downing & Abbott -
by the consideration of our Justices of our Court of Common Pleas
helden at Concord within and for the County of Merrimack
on the third Tuesday of September Anno Domini 1837
recovered Judgment against Joseph P Stickney of said Concord
Woman for the sum of seven hundred & eighty seven Dollars
forty five cents Debtor or damages. and six Dollars seventy
five cents Cost of suit, as to us appears of Record, whereof
Execution remains to be done -

We command you, therefore that the Goods, Chattels or Lands
of the said Joseph P. Stickney within your precinct,
you cause to be paid and satisfied unto the said Downing
& Abbott at the value thereof in money, the aforesaid sums
being \$794.20 in the whole with 17 cents more for this
writ and thereof also to satisfy yourself for your own fees.
And for want of Goods, Chattels, or Lands of the said Stickney
to be by him shewn unto you or found within your precinct
to the acceptance of the said Downing & Abbott to satisfy
the sums aforesaid, We command you to take the body
of the said Stickney and him commit unto either of
our Gaols within your precinct and detain in your
custody within our said Gaol until he pay the full sum
above mentioned with your fees, or that he be discharged
by the said Downing & Abbott the Creditor, or otherwise
by order of Law.

Hereof fail not and make one return of this
writ, with your doings therein unto our said Court of Com-
mon Pleas, to be helden at Concord in our County of Mer-
rimack aforesaid on the third Tuesday of March next
Witness William M. Richardson, Esq., at Concord
the 30 day of September Anno Domini 1837

S. C. Badger Clerk

Merrimack ss October 27. 1837 Then Samuel Coffin,
Stephen Brown and Sampson Bullock personally
appeared and made oath that they would faithfully

and impartially apprise such Lands and tenements as should be shewn them as the estate of the within named Joseph P Stickney to satisfy the within execution

Before me Charles H Peaslee Justice of the Peace

g1

We the subscribers having carefully and attentively examined a tract of Land & buildings shewn to us as the estate of the within named Joseph P Stickney and bounded as follows: Beginning at the south east corner of Land of Thomas Brown. Isaac C. Bradley and Ephraim Eaton on the west side of State Street in Concord in said County thence running west by said Brown. Bradley & Eaton's Land eight rods to a stake; thence south, parallel with State Street four rods to a stake; thence east parallel with the first described line eight rods to said State street, and thence north by said street four rods to the place of beginning and containing thirty two square rods together with the buildings thereon standing and being, do upon our oaths say, that one undivided half part of the same tract of Land and buildings is of the value of Two hundred seventy five dollars and no more and we have set off the said tract of Land by metes and bounds as aforesaid and have assigned one undivided half part thereof to said Lewis Downing and Joseph S Abbot the creditors within named, in satisfaction of this execution -

October 27. 1837

Sam Coffin
Stephen Brown } Appraisers
Sampson Bullard

Merrimack ss October 27. 1837 In pursuance of the directions of Lewis Downing and Joseph S Abbot the creditors within named I have extended the within Execution upon one half of one undivided tract of Land above described in the manner following viz I caused three appraisers to be chosen that is to say Stephen Brown by the creditors within named Sampson Bullard by the debtor within named and Samuel Coffin who was chosen by myself the said Stephen Brown Sampson Bullard & Samuel Coffin being all free holders and residents in said County of Merrimack who being sworn before a Justice of Peace faithfully and impartially to apprise such Lands and tenements as should be shewn to them as the estate of the within named debtor, upon their oath said that the above described tract of Land shewn to them as the estate of the aforesaid debtor was of

the value of two hundred seventy five dollars and no more
and the said appraisers sett of the same land by metes and
bounds as aforesaid at that sum in part satisfaction
and my fees and I have delivered possession and
seizure of one undivided half part of said tract to said
Lewis Downing and Joseph S. Abbott the creditors
within named.

I therefore return this execution
satisfied as aforesaid in part to wit for the
sum of two hundred sixty four dollars & twenty one cents
being the residue of the said of two hundred seventy five
dollars the value of said land after deducting my fees
and for no more.

Fees. Lawyer - 23

Travel - - 5

Poundage 4.00

appointing &
notifying appraisers } 1.00

Paid Justices fees - .50

Paid appraisers 3.00

return 1.00

Recording Execution 1.00

~~\$10.79~~ paid

John Pettingill D. Sheriff

Received and Recorded Dec: 22nd 1837

Examined John Townsend Reg:

219

McClary vs Jackman

Clark & Sawyer

The State of New-Hampshire

Hillsborough 88th

To the Sheriff of any County
in this State or his Deputy Greeting

Whereas Rufus McClary of Nashua in said
County Yeoman - By the consideration
of our Justices of our Court of Common Pleas,
held at Amherst in our County of Hills-
borough on the third tuesday of August

E.S.

McClary vs Jackman

599

Anno Domini, 1837 recovered Judgment against Ephraim
Jackman of Bradford in our County of Merrimack Yeman

For the sum of Four Hundred & six Dollars Eighty Eight cents
Debt or damages and Fifteen Dollars twenty nine cents
Cost of suit, as to us appears of Record. Whereof Execution remains
to be done; We command you therefore, that of the Goods, chattels
or lands of the said Jackman within your ~~within~~ your
precinct you cause to be paid and satisfied unto the said
McClary at the value thereof in Money, the aforesaid
sums being Four Hundred twenty two Dollars seventeen
cents in the whole: with 17 Cents more for this writ;
and thereof also to satisfy yourself for your own fees. And
for want of Goods, Chattels or lands of the said Jackman to
be by him shewn unto you, or found within your precinct
to the acceptance of the said McClary to satisfy the sum
aforesaid; We command you to take the body of the said
Jackman and him commit unto our Gaol within
your precinct, and detain in your custody within our
said Gaol until he pay the full sum above mentioned
with your fees, or that he be discharged by the said Mc
Clary the Creditor, or otherwise by order of Law.

Hereof fail not and make return of this writ with
your doings therein unto our said Court of Common
Pleas to be helden at Amherst, in our County of Hills-
borough on the first tuesday of February next. —

Witness William M. Richardson Esq. at
Amherst the 28th day of August Anno Domini 1837
A. Wallace Clerk

Fees

Service	- - - - -	23
Travel	- - - - -	20
poundage	- - - - -	4.86
Deaths	- - - - -	51
Surveyor	- - - - -	4.00
Register	- - - - -	2.00
my attendance	{	4.25
3½ days and	{	
expenses	- - - - -	
Return	- - - - -	,50
Notifying 3 appraisals	- - - - -	51
paid appraisers 3	- - - - -	12.00
3½ days Each 3	<u> </u>	
	\$	29.05

599

McCrary vs Jackman

Merrimack ss. September 25th 1837 ~

Then byrus cressey. Elisha Eaton and George W Marshall personally appeared and made oath that they would faithfully and impartially appraise such lands and tenu- ments as should be shewn them as the estate of the within named Ephraim Jackman to satisfy the within execution
 Before me Ebenezer Cressey Justice of the Peace

We the subscribers having carefully and attentively exa- mined a tract of Land shewn to us as the estate of the within named Ephraim Jackman and bounded as follows, beginning at a stake and stones at the Northeast corner of Land formerly owned by Nathan Jackman and at Land of the heirs of Samuel Eaton, thence south twenty nine degrees west on the old town line two hundred thirty six rods and fifteen links to stake and stones thence north seventy eight and a half degrees West Seventy nine rods to stake and stones to Durrell's corner, thence north fourteen degrees East one hundred seventy four rods to stake and stones to said Durrell's corner, thence south Eighty degrees east twenty rods rods to stake and stones to the corner of Land of Stephen Flot, thence north twelve degrees east one hundred and ten rods to Stake and stones to Land of Widow Eustis thence south fifty five degrees East twenty one rods to stake and stones to land of Timothy K West, thence south thirty one degrees twenty rods to stake and stones to Timothy K West's corner, thence south sixty degrees East one hundred and three rods to the bound of beginning containing about One hundred and fifty one acres do upon our oaths say that nine ^{trust of} seventeenth of one undivided half part of the above described land is of the value of four hundred fifty one dollars and thirty nine cents and no more and we have set off the said tract of Land by metes and bounds as aforesaid and have assigned nine ~~so~~^{one} seventeenth one undivided nine seventeenth part of the undivided half part of the above described tract of Land therof to the said Rufus McCrary the creditor within named in satisfaction of this Execution —

February 5th 1838

Cyrus Cressey
 Elisha Eaton
 George W. Marshall

McCrary vs Jackson

601

Merrimack SS February 5th 1838
In pursuance of the directions of Rufus McCrary the Creditor
within named I have extended the within execution
upon the tract of Land above described in manner
following (viz) I caused three appraisers to be chosen
that is to say Cyrus Bressey by the Creditor within named
Elisha Eaton Chosen by myself and the said George
W. Marshall appointed by me in behalf of said debtor
he being out of the state in parts unknown and not being
to be found so that he might be notified, The said Cyrus
Bressey Elisha Eaton and George W. Marshall being all
reputable freeholders and residents in said County
of Merrimack who being sworn before a Justice of
the Peace faithfully and impartially to appraise such
Lands and tenements as should be shown to them
as the estate of the within named debtor, upon their
oaths said that nine seventeenths of one undivided
half of the tract of land above described shown to
them as the Estate of the debtor aforesaid was of the
value of four hundred and fifty one dollars and
thirty four cents and no more and the said
appraisers sett of the same land by metes and
bounds as aforesaid at that sum in satisfaction
of this execution and my fees and I have delivered
possession and seized of the said tract of land to
the said Rufus McCrary the Creditor within
named I therefore return Execution fully satisfied
as aforesaid Pierce Sweat Deputy Sheriff

Merrimack SS February 5th 1838
This may certify that I have this day received
full seized and possession of the above described
tract of Land of Pierce Sweat Deputy Sheriff

Rufus A. McCrary

Received and Recorded Feb 6th 1838

Examined John Townsend Register

601

Demmons vs Gressy

S.S. State of New-Hampshire

Sullivan S.S.

To the Sheriff of any County in this State, or his Deputy
Greeting

Whereas Edwin Demmons of Hartland in
the County of Windsor and State of Vermont
Yeoman -

By the consideration of our Justices of our
Court of Common Pleas, holden at Newport within and
for the County of Sullivan, on the third Tuesday of October
Anno Domini 1837 recovered Judgment against
Daniel Gressy of Bradford in our County of Merrimack
Yeoman -

117.00
13.04
130.04
17

For the sum of One hundred Seventeen
Dollars Debt or damages, and Thirteen Dollars
four Cents Cost of suit as to us appears of Record
Whereof Execution remains to be done. -

We command you therefore that the Goods, Chattels
or Lands of the said Dft. within your
Precinct, you cause to be paid and satisfied
unto the said Plf. at the value thereof is money
the aforesaid sum being 130 Dollars 4 Cents
in the whole with 17 Cents more for this writ; And
therefore also to satisfy yourself for your own fees.
And for want of Goods, Chattels or lands of the said Dft.
to be by him shewn unto you or found within your
Precinct to the acceptance of the said Plf. to satisfy
the sum aforesaid; we command you to take the body
of the said Dfts and him commit unto our Gaol
within your Precinct, and detain in your custody
within our said Gaol until he pay the full sum
mentioned with your fees, or that he be discharged
by the said Plf. the Creditor, or otherwise by order
of Law. - Hereof fail not and make due return
of this writ with your doings therein unto our said
Court of Common Pleas to be holden at Newport in our
County of Sullivan aforesaid on the third Tuesday of April
next. -

Witness William M. Richardson Esq^r at
Newport the 30th day of Oct. anno Domini 1837
J.W. Gilmore Clerk

Dennison vs Cressy

603
mm

Merrimack SS November 9th 1837

Then John Raymond, Moses D Wadley & Rufus Fuller Jr personally appeared and made oath that they would faithfully and impartially appraise such Landz and tenementz as should be shown them as the Estate of the within named Daniel Cressy to satisfy the within Execution.

Weare Tappan Justice of the Peace

We the subscribers having carefully and attentively examined a tract of Land and Buildings lying and situate in Bradford in said County of Merrimack shown to us as the estate of the within named Daniel Cressy and bounded and described as followz - said tract of Land being part of No 40 in said Bradford beginning at a Stake and Stony on the Northwesterly side of Bradford or Amesbury River about eight rods westly of the Blairston Brook so called, thence North ten degrees West six rods and twenty three links to a Stake and Stony thence North ten rods and nineteen links to a Stake and Stony thence South about sixty nine degrees west fifteen rods and nineteen links to a Stake and Stony on the Southwesterly side of the highway - thence from said highway South five rods and fifteen links to a Stake and Stony on the river Bank, thence Easterly on the northwesterly side of said River about seventeen rods to the bounds first mentioned containing about one and one half acre of Land together with the dwelling house thereon except six feet at the Westerly end of said house built or put on by Samuel Morrell together also with the Shop and Barn as attached on mesne process in this suit, said Land and buildings being the same that were occupied formerly by Daniel Cressy. - Do upon our oaths say that the same tract of Land with said Buildings is of the value of one hundred and forty dollars and ninety Eight Cents and no more, and we have set off the same land with said buildings by metes and bounds as aforesaid in satisfaction of this Execution and the officers fees thereon -

John Raymond

November 9. 1837

Moses D. Wadley

Rufus Fuller Jr

603

Demmon vs Cressy

Merrimack SS. November 9. 1837 In pursuance of the direction of Edwin Demmon the creditor within named I have extended the within Execution upon the tract of Land with the building above described in the manner following to wit - John Raymond was chosen appraiser by the said Creditor Moses D Wadley was chosen by myself and Rufus Fuller Jr was appointed by me in behalf of said debtor he being out of the state and in parts unknown and not being to be found so that he might be notified. The said John Raymond, Moses D Wadley and Rufus Fuller Jr. being all reputable freeholders and residents within said County of Merrimack who being sworn before a Justice of the Peace faithfully and impartially to appraise such Lands and tenements as should be shown to them as the estate of the within named debtor upon their oath said that the above described tract of Land with the buildings shown to them as the estate of the within named debtor was of the value of one hundred and forty dollars and ninety eight cents and no more. And the said appraisers set off the same land with the buildings by metes and bounds as aforesaid at that sum in satisfaction of this Execution and my fees: and I have delivered sezen and possession of the said tract of Land with the buildings to the said Edwin Demmon the Creditor within named. I therefore return this Execution, satisfied as aforesaid.

Jonathan P. Dodge Deputy Sheriff

Fees

Service	, 23
Travel	. 40
Poundage	2 55
Notice to appraisers	.75
Swearing Dots	.51
Paid appraisers	3.50
time one day	1.00
making return	1.00
Recording	- 1.00
	<u>10.77</u>

November 9. 1837 This may certify that I have received full sezen and possession of the above described tract of Land and buildings by Jonathan P. Dodge Deputy Sheriff

Edwin Demmon

Received and Recorded March 20. 1838

Examined John Townsend Register

The State News Hampshire.

L.S. 3

Merrimack ss) To the Sheriff of any County in this State or ^{his Deputy} his Deputies & Acting
Whereas Elisha Morrill of Concord in said County
Plorman. By the consideration of our Justices of our
Court of Common Pleas helden at Concord within and
for the County of Merrimack, on the third Tuesday of
September. Anno Domini 1837 recovered judgment
against Joseph P. Stickney of said Concord
Plorman. for the sum of six hundred Dollars
Debt or damages and Eight Dollars sixty five
cents Cost of suit, as to us appears of Record
whereof Execution remaining to be done;

600.00
8.65
<u>608.65</u>
17

We command you, therefore that of the
goods, Chattels or Lands of the said Joseph within
your precinct, you cause to be paid and satisfied
unto the said Elisha at the value thereof in money
the aforesaid sum, being \$608.65 in the whole, with
17 cents more for this writ; and thereof also to satisfy
yourself for your own fees. And for want of Goods, Chat-
tels or Lands of the said Joseph to be by him shewn
unto you or found within your precinct to the accept-
ance of the said Elisha to satisfy the sums afores-
aid; We command you to take the body of the
said Joseph and him commit unto either of our
Gaols within your precinct and detain in your
custody within our said Gaol until he pay the
full sum above mentioned with your fees; or
that he be discharged by the said Elisha the
creditor, or otherwise by order of law.

Hereof fail not, and make ^{and} return of this Writ
with your doings therein unto our said Court of
Common Pleas, to be holden at Concord in our County
of Merrimack aforesaid, on the third Tuesday
of March next.

Witness William M. Richardson, Esq; at
Concord the 30th day of September Anno Domini
1837

S. G. Badger Clerk

605

Morrill vs Stickney

Merrimack ss., October 27. 1837, Then Samuel Coffin Stephen Brown and Sampson Bullard, personally appeared and made oath that they would faithfully and impartially appraise such Land and tenement as should be shown them as the Estate of the within named Joseph P. Stickney to satisfy the within execution -

Before me Charles H. Peaslee Justice of the Peace

We the subscribers having carefully and attentively examined a tract of Land shown to us as the Estate of Joseph P. Stickney within named, and bounded as follows: Beginning at a small Pitchpine tree by the Canterbury road on the Dark Plain in Concord in said County on the East side of Merrimack River said road; thence northerly by said road one hundred and twenty rods to a Pitchpine tree marked; thence south forty five degrees east one hundred and thirty rods to a pine tree standing on the brow of the Hill by sunnyside thence westward and easterly by said river to a hemlock tree marked standing on the Bank of said river, thence south eighty degrees west forty six rods to the place of beginning containing thirty acres more or less. do upon our oaths say that the same tract of Land is of the value of one hundred eighty dollars and no more, and we have set off the same land by metes & bounds as aforesaid in satisfaction of the within Execution -

Sam Coffin
Stephen Brown } Appraisers
Sampson Bullard }

Merrimack ss. October 27. 1837 In pursuance of the directions of Charles H. Peaslee attorney for the within named Creditor I have Extended the within Execution upon a certain tract of Land above described in the manner following viz. I caused three appraisers to be chosen that is to say Stephen Brown by the Creditor within named. Sampson Bullard by the debtor within named and Samuel Coffin who was chosen by myself the said Stephen Brown, Sampson Bullard & Samuel Coffin being all free holding and residents in said County of Merrimack, who being sworn before a Justice of the Peace faithfully and impartially to appraise such Land and tenement as should be shown to them as the Estate

of the aforesaid debtors was of the value of one hundred eighty dollars and no more, and the said appraisers set off the same land by metes and bounds as aforesaid at that sum in part satisfaction of my fees and I have delivered possession & Seizure of the same tract to said Charles H. Peaslee for the Creditor herein named. Therefore return this Execution satisfied as aforesaid in part to wit for the sum of one hundred sixty four Dollars ninety six cents being the residue of the said land after deducting my fees and no more.—

For Service - .23

Travel - .25

Boundage &c 3.05

Appointing & notifying claimants \$1.00

Paid Justices fees - - ,50

Paid appraisers 0.00

Paid Surveyor - 2.00

Return - - - 1.00

Recording Exec. \$ 1.00
\$ 15.04

John Pettingill Dep. Sheriff

Rec'd and Recorded March 19. 1838

Exam'd John Townsend Register.

607

Greenough & Price vs Varney

The State of NEW-Hampshire
Merrimack 55,

To the Sheriff of any County
in this State or his Deputy Greeting

Whereas John Greenough and Ebenezer S. Price of both of Boscauen Merchants & partners in trade, doing business in the name Greenough Price by the consideration of our Justices of our Court of Common Pleas, holden at Concord within and for the County of Merrimack, on the third Tuesday of September Anno Domini 1837 recovered Judgment against Stephen Varney of said Boscauen Yeoman -

for the sum of One hundred & Seventeen Dollars & fifty Cents Debt or damages and Thirteen Dollars forty Cents Cost-of-suit, as to us appears of Record, wherof Execution remains to be done;

We command you therefore that of the goods Chattels or lands of the said Stephen within your precinct, you cause to be paid and satisfied unto the said John & Ebenezer at the value thereof in money, the aforesaid sum being \$130.90 in the whole with 17 cents more for this writ; and thereof also to satisfy yourself for your own fees And for want of Goods Chattels or Lands of the said Stephen to be by him shewn unto you, or found within your precinct to the acceptance of the said John and Ebenezer to satisfy to satisfy the sum aforesaid. We command you to take the body of the said Stephen and him commit unto either of our Gaols within your precinct and detain in your custody within our said Gaol until he pay the full sum above mentioned with your fees; or that he be discharged the said John & Ebenezer the creditors or otherwise by order of Law. Hereof fail not and make due return of this writ with your doings therein unto our said Court of Common Pleas to be holden at Concord in our County of Merrimack aforesaid on third tuesday of March next.

Witness William M. Richardson Esq: at Concord the 3rd day of September Anno Domini 1837 S. C. Badger Clerk

Greenough & Price vs Varney - **609⁶⁰⁹**

Merrimack ss October 25th 1837 Then John Cogswell Nehemiah Cogswell and Amos Webber personally appeared and made oath that they would faithfully and impartially appraise such Land and tenement as should be shown them as the estate of the within named Stephen Varney to satisfy the within Execution.

before me John Greenough Justice of the Peace
We the subscribers having carefully and attentively examined a tract of Land shown to us with the buildings thereon as the estate of the within named Stephen Varney and bounded as follows Commencing on King Street so called in the within named Bosca - wen at the northwest corner of Land owned by Jacob Hosmer thence easterly on said Hosmer's land to the drift way on the interval, thence on said drift way northerly to Land owned by John Greenough, thence westerly on said Greenough's Land to King street aforesaid thence on said Street southerly to the first mentioned bound being two acres and an half more or less

Do upon our oaths say that the above described tract of Land and the south half of the house thereon is of the value of One hundred and forty dollars and forty six cents and no more, The same being a life Estate of the within named Varney, and we have set off the same Land by metes and bounds as aforesaid, in satisfaction of the within execution.

March 3rd 1838

John Cogswell
Nehemiah Cogswell
Amos Webber

Merrimack ss October 25 1838

In pursuance of the directions of John Greenough & Eleazar Price the Creditors within named I have attended the within execution upon the tract of Land above described in the manner following viz I caused three appraisers to be chosen that is to say John Cogswell by the Creditors within named Nehemiah Cogswell and Amos Webber was chosen by myself who was chosen by myself, for the Stephen Varney the debtor within named, the said debtor having been duly notified and requested by me to choose an appraiser and having refused

610

and neglected so to do. The said John Cogswell, Nehemiah Cogswell and Amos ^{welcher} being all reputable freeholders and residents in said ~~Boscawen~~ County of Merrimack who being sworn before a Justice of the Peace faithfully and impartially to appraise such lands and tenements as should be shewn to them as the estate of the within named debtor, upon their oaths said that the above described tract of Land and one half of the house thereon shewn to them as the Estate of the aforesaid debtor was of the value of one hundred and forty dollars and ^{Forty six cents and} no more. And the said appraisers set off the same by metes and bounds as aforesaid at that sum in satisfaction of this Execution and my fees and I have delivered possession and seizure of the said tract of land to the said Greenough and Price the creditors within named. I therefore return this execution fully satisfied as aforesaid

Feez	
Travel	, 60
Service	, 23
Poundage	2, 56
Choosing & no ^t ifying appraiser	3.00
paid appraiser	3.00

Greenough Mc Questen
Dep. Sheriff

\$ 9.39 March 3rd 1838 This may certify, that we have this day received full seizen and possession of the above described tract of land by Greenough Mc Questen Deputy Sheriff

John Greenough

Rec'd and Recorded Aug. 25. 1838

Exam'd John Townsend Regd.

*S.S. 3
recd*

Knox vs. Martin

611

611

State of New Hampshire

Merrimack ss. To the Sheriff of any County in
this State or his Deputy. Greeting
Whereas Daniel Knox of Pembroke in said County
Esquire -

By the consideration of our Justices of our Court
of common pleas. Holden at Concord within and for the
County of Merrimack on the third Tuesday of September
Anno Domini 1837 recovered Judgment against Sally Martin
of Epsom in said County Widow -

for the sum of ninety four dollars twenty four Cents
Debt or damages - and

One hundred and forty seven dollars twenty four
cents Cost of suit, as to us appears of Record, whereof
execution remains to be done; —

We command you therefore that of the goods, Chattels
or Lands of the Said Sally within your precinct, you
cause to be paid and satisfied unto the said Daniel
at the value thereof in money, the aforesaid sum,
being \$241.48 in the whole, with 34 cents more
for this & a former writ; and thereof also to satisfy
yourself for your own fees.

Hereof fail not, and make due return of this writ
with your doings therein unto our said Court of
common pleas to be Holden at Concord in our
County of Merrimack aforesaid on the third Tuesday
of September next. —

Witness Samuel Green Esq^r at Concord.

The 25th day of June Anno Domini 1838 —

S. C. Badger Clerk

Merrimack ss. June 28th 1838 Then Samuel Coffin
Jacob Emory, & Winthrop Fowler personally appeared &
made oath that they would faithfully and impartially
appraise all such Lands and tenements as should
be shown them as the Estate of the within named
Sally Martin to satisfy the within Execution
Before me Hiram Knox Justice of the Peace

Knox vs Martin

With subscribers having carefully and attentively examined the several tracts of Land and the buildings thereon shown to us as the Estate of the within named Sally Martin, to wit, One tract situated in Pembroke and Epsom in said County bounded as follows - Beginning in Pembroke at the crook of the roads on the westward side of the road leading from Buckstreet in said Pembroke to Winthrop Fowler in said Epsom, thence by the road north twenty six rods degrees west, thirty one rods, thence north twenty degrees west thirteen rods to said Epsom line, thence in said Epsom same course nine rods, thence north seven rods, thence north three degrees East twenty eight rods, thence North eleven degrees west fifty two rods twenty links to Land of Thomas Martin thence by said Martins Land north ^{south} seventy nine, east seventeen rods, thence north fifty eight degrees east eleven rods seventeen links, thence south sixty four degrees east by Land of said Martin, Wm. Knox and Samuel Fowler ninety eight rods to the road first mentioned, thence by said road south thirty five degrees west eighty two rods, thence south fifty two degrees west fourteen rods to said Pembroke line thence same course thirty five rods and a half to the place of beginning, with the buildings thereon containing fifty five acres and one hundred and forty rods.

Also one other piece situated in said Pembroke and Epsom and containing forty-eight ~~acres~~ & one hundred forty one rods bounded as follows, to wit, Beginning on the Easterly side of the road leading from Buckstreet in said Pembroke to Winthrop Fowler in said Epsom by Land of Lebediah Lovejoy in said Epsom, thence by said road south thirty five degrees west thirty ^{one} rods thirteen links, thence south fifty two degrees West fourteen rods to said Pembroke line, thence in Pembroke same course twenty four rods to Andrew Ladd's land thence South thirty six degrees East one hundred and two rods by Land of said Ladd to Suncook River, thence up said river north twenty eight degrees east fifty seven rods to Epsom line thence in said Epsom same course nine rods, thence north sixty degrees east eleven rods

to Land of said Lovejoy, thence by said Lovejoy's Land north twenty three degrees ~~west~~ forty rods, thence north sixty six degrees west fifty one rods and Eleven links to the road at the place of beginning. —

Also one other tract of Land situated in Allenstown in said County containing twelve acres and ninety rods - and bounded as follows to wit; Beginning by Suncook river by Land of John Lovejoy thence south fifty six degrees west five rods and fifteen Links to Land of Robert G. French thence by Land of said French south twenty three rods two degrees east twenty three rods, thence south ~~fourty~~^{Twenty} degrees west fourteen rods, thence south fifty one degrees west sixteen rods to Land of William Knox and James Martin, thence by Land of said Knox and Martin north eighty five degrees east ninety six rods to a pine stump thence north sixty seven degrees west by Land of John Lovejoy Eighty Seven rods and ten Links to the place of beginning. —

do upon our oaths say that the Said Sally Martin Interest in the several tracts of Land and buildings thereon aforesaid being a right of Dower therein is of the value of two hundred and fifty dollars and no more and we have set off the same land and buildings by metes and bounds as aforesaid in full satisfaction of the within execution. —

Sept 5. 1838

Sam Coffin
Jacob Emery Jr
Winthrop Fowler

Merrimack ss September 5th 1838 In pursuance of the directions of Dame Knox the Creditor within named do have extended the within Execution upon the Said Sally Martin's interest in the several tracts of Land above described, in the manner following viz, I cause a three appraisers to be chosen, that is to say Jacob Emery Jr by creditor within named, Samuel Coffin who was chosen by my self, and Winthrop Fowler who was also chosen by my self for the said Sally Martin the Debtor within named, the said debtor having been duly notified and requested by me to choose an appraiser and having refused and neglected so to do - being all upstartable freeholders and residing in said County of Merrimack, who being sworn

Knox vs Martin -

before a Justice of the Peace, faithfully and impartially to appraise such land, tenements as should be shewn to them as the Estate of the within named debtor, upon their oaths said that the intent which the said Sally Martin has ⁱⁿ unto the above described tracts of Land shewn to them was of the value of two hundred and fifty dollars and no more. And the said appraisers set off the same land by metes and bounds as aforesaid at that sum in satisfaction of this Execution and my fees, and I have delivered possession and seizure of the said tracts of land as aforesaid to the said Daniel Knox the creditor within named I therefore return this Execution fully satisfied as aforesaid in part, to wit; for the sum - two hundred & Twenty two dollars & sixty ^{four} cents, being the residue of the said sum of two hundred & fifty dollars the value of said debtor interest in said tracts of Land as aforesaid after deducting my fees. and for no more.

John Pettingill D. Sheriff

Fees

Service	,23
Travel	.70
Poundage	3.67
Appointing & employing appraisers	1.00
paid Justice	,51
two days worth appt. rations & expences	4.25
paid appraisers -	12.00
paid Surveyor	2.00
Return	1.00
Recording Exec ⁿ	1.50
paid Registry -	<u>50</u>
	\$ 27.36

September - 1838 This may certify that I have this day received full seizure and possession of the above described tract of Land as aforesaid by

John Pettingill D. Sheriff
Daniel Knox by his attorney

C. H. Peaslee

Received and Recorded Sept. 15. 1838
Exam'd John Townsend Reg'r

Wallace vs. Merrill Exec. 615

State of NEW-Hampshire
Merrimack Co.

To the Sheriff of any County in this
State or his Deputy - Greeting

Whereas Robert M. Wallace of Henniker in
said County Esquire - by the consideration
of our Court of Common Pleas, holden at Concord,
within and for the County of Merrimack, on the third
Tuesday of March Anno Domini 1838 recovered Jud-
gment against Elisha Merrill of Concord in Said County
Yeoman, for the sum of Eleven hundred & thirty-five
Dollars - forty five Cents Debt or damages, and Eleven
dollars - fourteen cents Cost of suit, as to us appears
of Record, whereof Execution remains to be done;

We command you therefore, that of the Goods, Chattels
or Lands of the said Elisha within your precinct
you cause to be paid and satisfied unto the said
Robert at the value thereof in money, the aforesaid sum
being 1148.59 in the whole with 17 Cents more for
this ~~Execution~~ and thereof also to satisfy yourself for
your own fees. And for want of Goods, chattels, or
Lands of the said Elisha to be by him shewn
unto you or found within your precinct to the ac-
ceptance of the said Robert to satisfy the sum
aforesaid: We command you to take the body
of the said Elisha and him commit unto either
of our Gaols within your precinct, and detain in
your custody, within our said Gaol until he pay the
full sum above mentioned with your fees, or
that he be discharged by the said Robert the creditor
or otherwise by order of Law. - Hereof fail not,
and make due return of this writ with your doings
therein unto our ^{sac} Court of Common Pleas, to be holden
at Concord in our County of Merrimack aforesaid, on
the third Tuesday of September next. -

Witness Samuel Green Esq^r at
Concord the 31st day of March Anno
Domini 1838. -

J. C. Badger Clerk

Merrimack ss April 26, 1838 Then Benjamin Parker Stephen Brown & Samuel Coffin personally appeared and made oath that they would faithfully and impartially appraise such lands and tenements as should be shown them as the Estate of the within named Elisha Morrill to satisfy the within execution.

Before me S. D. Bell Justice of the Peace

We the subscribers, having carefully and attentively examined the several tracts of Land with the buildings thereon shown to us as the Estate of Elisha Morrill within named. to wit; one piece situated in Concord in said County of Merrimack on the westerly side of State street and bounded as follows Beginning on said street by Land of Samuel Evans thence westerly by said Evans house Lot ten rods, thence Northwesterly by Land of Enos Blake three rods fifteen links thence easterly ten rods to State street aforesaid thence by State street southerly three rods fifteen links to the place of beginning containing about thirty six rods, also a right of way in common with said Blake over a strip of Land north adjoining the north line of said lot. aforesaid six feet wide extending from State street to the west end of said lot, excepting and reserving to Enos Blake of said Concord his heirs or assigns a right of way in common over a strip on the northerly side of said lot six feet wide from said State street to the westerly end of said lot.

Also one other tract with the buildings thereon situated in said Concord, on the westerly side of Green street and bounded as follows to wit, Beginning at a point on the west side of said Green street in front of the center of the dwelling house recently built by Enos Blake and Isaac Emery Jr. thence about South Eighty six degrees west at right angles with said street through the middle of said house about one hundred feet, thence westerly about four rods and a half to a stone and stones in the middle of the ditch and in the middle of the lot lately owned in common by Enos Blake and Isaac Emery Jr.

thence northerly by the middle of the ditch about two rods Eleven links to Ira Foster's land, thence easterly about four rods and a half by said Foster's land thence southerly thirteen feet thence about North eighty six degrees east one hundred feet to Green street - thence southwesterly by said street forty four feet to the place of beginning, excepting and reserving a common right of way on the northerly side of said lot to Enos Blake, of said Concord his heirs and assigns, twelve feet wide and extending westerly one hundred feet from said street containing about twenty seven rods of land. Also one other tract of Land ^{with the buildings thereon} situated in said Concord, and bounded as follows;

Beginning at the northeasterly corner of Bradbury Gilly house lot, thence easterly by the the south line of the street laid out by Enos Blake and Isaac Emery Jr Sixty two feet thence southwesterly at right angles with said street and running ten feet easterly of the wood shed on said tract five rods and a half to Woodbury Browns land, thence westerly by said Brown's land five rods to land formerly owned by George Kent, thence Northwesterly by said Kent's Land and said Gilly Land about five and a half rods to the place of Beginning containing about twenty five square rods.

Also one other tract of Land situated in said Concord on the southerly side of Warren street and bounded as follows. Beginning on the southwesterly line of said street at the corner of Ruben Martin's Foundry lot, thence by said Martin's Land five rods and three links to Land of Enos Blake thence westerly by Land of said Blake three rods and two links to Land of William Kent, thence by said Kent's Land Northwesterly five rods and eighteen ~~feet~~ to said Warren street, thence easterly by said street four rods and nine links to the place of beginning, containing about twenty square rods. We upon our oaths say that one undivided half of the three first described tracts of Land aforesaid, and five undivided sixths of the last described tract of Land aforesaid is of the value of eleven hundred, sixty-eight dollars and no more, and we have ^{set off} the several tracts of said land by metes and bounds as aforesaid, and have assigned one undivided half part thereof of the three

first ~~tract~~ described tract and five undivided sixths parts thereof of the last described tract to the said Robert M. Wallace the creditor within named in satisfaction of this Execution. —

September 14. 1838

Samuel Coffin

Stephen Brown

Benjamin Parker

Merrimack Es April 26. 1838 In pursuance of the directions of Robert M. Wallace the creditor within named I have extended the within execution upon one undivided half part of the three first above described tracts of Land and the buildings thereon and upon five undivided sixth parts of the the said tract of Land last above described in the manner following viz - I caused three appraisers to be chosen. that is to say Stephen Brown by the creditor within named Benjamin Parker by the debtor within named, and Samuel Coffin ~~who~~ who was chosen by myself the said Stephen Brown, Benjamin Parker and Samuel Coffin being all reputable freeholders and residents in said County of Merrimack; who being sworn before a Justice of the Peace faithfully and impartially to appraise such lands and ~~tenements~~ as should be shewn to them as the estate of the within named debtor upon their oath said; that one undivided half part of the three first described tracts of Land and five ~~undivided~~ sixth parts of the last described tract of Land and buildings, shewn to them as the estate of the aforesaid debtor, was of the value of Eleven hundred sixty eight dollars and no more. And the said appraisers set off one undivided half part of the said three tracts of Land and buildings first above described and said five ~~undivided~~ sixth parts of said last described land described by metes and bounds as aforesaid. at that sum in satisfaction of this Execution and my fees and I have delivered possession and seized of the said undivided parts of said tract of Land to ^{the} said Robert M. Wallace the creditor within named, I therefore return this execution fully satisfied as aforesaid

John Pettingill
Deputy Sheriff

Wallace vs Morrill

619

Fees in Service - .23
Travel .05
Poundage 9.00
Appointing & notifying appraisers 1.00
Paid Justices - .51
Attending setting off S. 83
Said Land
Paid appraisers 5.12
Paid Register for } 1.50
Recording -
Return - - 1.00

\$ 19.24

Sept. 14. 1838 This may certify that I have this day received full seizen and possession of the above described part of said tract of Land by John Pettingee Deputy Sheriff -

Robert N. Wallace by
his atty S. D. Bell

Received and Recorded Septemt 17. 1838.

Exam'd John Towneves Regt

Execution Elkins vs Eaton

Seal

The State of NEW-Hampshire.
Strafford ss. To the Sheriff of any ^{County} in this State
or his Deputy Greeting.
Whereas Jeremiah Elkins of Barnstead in
said County Esquire.
by the consideration of our Justices of our Court
of Common Pleas held at Dover for and within
our county of Strafford aforesaid on the third Tuesday
of January Anno Domini 1838 recovered Judg'mt
against Nathan Eaton of Pittsfield in
the County of Merrimack Husbandman,
otherwise called Nathan Eaton of Concord
in said County of Merrimack Husbandman
for the sum of fifty two dollars thirty cents
Debt

52.30

8.40

60.70

17

40.87

Debt or damages and Eight dollars forty cents
Cost of suit as to us appears of record, whereof
Execution remains to be done. —

We command you therefore that of the goods, chattels
or lands of the said Eaton within your precinct, you
cause to be paid and satisfied unto the said
Elkins at the value thereof in money, the aforesaid
sums being sixty dollars seventy cents in the
whole with 17 cents more for this writ; and
thereof to satisfy yourself for your own fees. And
for want of Goods, chattels or lands of said Eaton
to be by him shewn unto you or found within your
precinct to the acceptance of the said Elkins to satisfy
the sums aforesaid. we command you to take the
body of the said Eaton and him commit unto either
of our Gaols within your precinct and detain in your
custody within our said Gaol until he pay the full
sums above mentioned with your fees. or that he
be discharged by said Elkins the creditor or otherwise
by order of Sale. — Hereof fail not, and make due
return of this writ with your doings therein unto
our said Court of Common Pleas to be Holden at
Gilford in our County of Strafford aforesaid upon
the first Tuesday of August next. —

Witness William M. Richardson Esqr at Dover
the 30th day of January Anno Domini 1838

F. Coogswell Clerk

Merrimack SS. February 15th 1838

Then Caleb Merrill personally appeared and made
oath that he would faithfully and impartially appraise
such Lands and tenements as should be shewn him
to satisfy the within execution before me. —

Jonathan P. Libby Justice

Merrimack SS,

of the Peace

February 15. 1838 Then Jonathan P. Libby and
John T. Tucker Personally appeared and made
affirmation that they would faithfully and im-
partially appraise such Lands and tenements as
should be shewn them as the estate of the within
named Nathan Eaton to satisfy the within Execution
before me

Caleb Merrill Justice of the Peace

We the subscribers having carefully and attentively examined a tract of Land (to wit one undivided half of the tract hereafter described) shewn to us as the estate of the within named Nathan Eaton situated in Pittsfield in the County of Merrimack and State of New-Hampshire bounded and described as followz to wit Beginning at a Stake and Stony on the main road leading from said Pittsfield to Barnstead one rod and four links from the Northwest corner of the dwelling house now occupied by John Eaton, thence running on said road north forty five degrees west to a stake three north seventy degrees west nine rods on said main road to a stake, thence north eighty two degrees west fourteen rods on said road to the northeast corner of James Mc.Crillis field, thence south nine degrees east sixteen rods by the line of said Mc.Crillis Land to a stake, thence south forty six degrees east fifteen rods seven and a half links by said Mc.Crillis land to a stake ~~thence~~ forty six degrees east twenty one rods twenty links to a stake and stony: thence north forty six degrees west forty one rods five and a half links to a stake and stony: thence north forty six degrees East ~~forty~~ rods and eleven links to the first mentioned bound containing twelve acres. - do upon our oaths say that one undivided half of the same tract of Land is of the value of Seventy three dollars and ninety three cents and no more and we have set off the same tract of Land by metes and bounds as aforesaid and have assigned the one undivided half of the same to the said Jeremiah Elkins the creditor within named in satisfaction of this execution - - - -

John T. Tucker }
Caleb Merrill } Appraisers
Jona P. Libby }

Merrimack SS.. on

the 15 day of February 1838 I commenced a Levy of this Execution and in pursuance of the directions of Jeremiah Elkins the creditor within named on the 15th day of July 1838 I extended the within execution upon the one undivided half of the tract of Land above described in manner following viz. I caused three appraisers to be chosen that is to say John T. Tucker by Jeremiah Elkins the creditor within named Caleb Merrill who was chosen by myself and also Jona P. Libby who was chosen by myself for the debtor within named, the said debtor

having been duly notified and requested by me to choose an appraiser and having refused and neglected so to do, The said J. T. Tucker & Merrell and J. P. Libby being all reputable freeholders and residents in said County of Merrimack who being sworn before a Justice of the Peace faithfully and impartially to appraise such Land and tenements as should be shown to them as the estate of the within named debtor upon their oaths save that the one undivided half of the above described tract of Land shown to them as the estate of the debtor aforesaid was of the value of twenty three dollars and ninety three cents and no more. And the said appraisers set off the same land by metes and bounds as aforesaid at that sum in full satisfaction of this execution and my fees, and I have delivered possession and Seizure of the said tract of Land to Jeremiah Elking the creditor within named - I therefore return this Execution satisfied aforesaid in full.

July 19th 1838

John Monroe Deputy Sheriff

This may certify that I have this day received ~~possession~~ full Seizure and possession of the above described ~~premises~~ tract of Land by John Monroe Deputy Sheriff Jeremiah Elking

Received and Recorded September 18. 1838

Examined John Townsend Reg'r

LS
Clerk

The State of NEW-Hampshire

Merrimack SS;

To the Sheriff of any County
in this State or his Deputy Greetings. —

Whereas Jonathan G. Eastman of Hopkinton, in
Saia County Yeoman.

by the consideration of our Justices of our Court of common
Pleas, helden at Concord within and for the County of
Merrimack, on the third Tuesday of March Anno Domini 1838:
recovered Judgment against Isaac Bailey of Hopkinton
aforesaid Trader for the sum of One Hundred & forty six
Dollars seventy five Cents Debtor damages, and Eleven
Dollars sixty three cents Cost of Suit, as to us appears
of Record whereof Execution remains to be done; We
command you, therefore, that of the Goods, Chattels, or
Lands of the said Isaac within your precinct you cause
to be paid and satisfied unto the said Jonathan at the
value thereof in money, the aforesaid sum being
\$158.38 in the whole with 17 Cents more for the writ
and thereof also to satisfy yourself for your own fees
And for want of Goods, Chattels, or Lands of the said
Isaac to be by him delivered unto you, or found within
your precinct, to the acceptance of the said Jonathan
to satisfy the sums aforesaid. We command you to
take the body of the said Isaac, and him commit
unto either of our Gaols within your precinct and
detain in your custody within our said Gaol until
he pay the full sum above mentioned with your
fees; or that he be discharged by the said Jonathan
the creditor, or otherwise by order of Law. —

Hereof fail not, and make due return
of this writ with your doings therein unto our said
Court of Common Pleas. To be helden at Concord
in our County of Merrimack aforesaid on the
third Tuesday of September next. —

Witness Samuel Green Esqr at Concord
the 31st day of March Anno Domini 1838.

S. C. Badger Clerk

623

State of New Hampshire April 6. 1838 Personally appeared Merrimack ss Abraham Brown Phinhas Clough and Hazen Kimball and severally made oath that they, praysing the premises & satisfy the within Execution we will act according to our best skill and Judgment Before me

Thomas Burnham Justice of the Peace

We the subscribers having carefully and attentively examined a tract of land shewn to us as the estate of Isaac Bailey Jr. within narrow and bounded as follows Beginning at the northeast corner of Land owned by Hazen Kimball thence southwest by said Kimball's Land & Job Pattersons about 130 rods thence south east by James Hastings's land about 80 rods to stake and stony thence North East by said Hastings Land 65 rods. thence south east by said Hastings land 23 rods thence northeast by Abraham Brown's land 28 rods thence southwest by land of Franklin G Brown 23 rods thence northeast by said Brown's land 33 $\frac{1}{2}$ rods thence North West by Hazen Kimball's land 20 rods to the place of Beginning. Making about 21 acres 14 rods.

do upon our oaths say that the same tract of land is of the value of one hundred and forty five dollars and no more and we have set off the same land by metes and bounds as aforesaid in part satisfaction of the within Execution.

April 6. 1838

Phinhas Clough
Abraham Brown } appraisers
Hazen Kimball }

Merrimack ss

April 6. 1838 In pursuance of the direction of Jonathan Eastman the Creditor within named I have extended the within Execution upon the tract of Land aforesaid or above described in the manner following viz I caused three appraisers to be chosen Phinhas Clough by myself, Abram Brown by Isaac Bailey Jr and Hazen Kimball by Jonathan Eastman the Creditor within named, the said Phinhas Clough, Abram Brown and Hazen Kimball all being respectable freeholders and residents in said County of Merrimack, who being sworn before a Justice of the peace

faithfully and impartially to appraise such Lands and tenements as should be shown to them as the estate of the within named debtor, upon their oaths said that the above described tract of Land shown to them as the estate of the said debtor was of the value of one hundred and forty five dollars and no more and the said appraisers set off the same Land by metes and bounds as aforesaid at that sum in part satisfaction of this execution my fees and other expenses. I therefore return this execution satisfied as aforesaid in part to wit for the sum of One hundred and thirty two dollars and seventy seven cents being the residue of the said sum of one hundred and forty five dollars, the value of said Land after deducting my fees and for no more.

Andrew Leach Deputy Sheriff

April 6. 1838

This may certify that I have this day received full seizure and possession of the above described Land by Andrew Leach Deputy Sheriff

Jona G. Eastman

Fees & Expenses of set off
Recorded in the whole \$ 12.23

Received and Recorded Sept 24. 1838

Exam: John Townsend Regr

625

6263

Execution, Coming v Kimball

E.S.

The State of New-Hampshire
Rockingham. SS,

To the Sheriff of any County in this
State or his Deputy Greeting
Whereas John Corning of Salem in the
County of Rockingham Husbandman by the
consideration of our Justices of our Court of Common
Pleas Holden Exeter within and for our County of
Rockingham, on the first Tuesday of September Anno
Dominii 1838 recovered judgment against Jona-
than Kimball of Charlestown in the County of Middlesex
& Commonwealth of Massachusetts Butcher
for the sum of two hundred Eighty six Dollars
fifty Cents, Debt or damage and eighteen
Dollars ninety five Cents Cost of suit, as to us
appears of Record, whereof Execution remains to
be done.

286, 50

18, 95

305, 45

17

We command you therefore that of the Goods
chattels or lands of the said Kimball within your power
you cause to be paid and satisfied unto the said
Corning at the value thereof in money, the aforesaid
sums being three hundred & five Dollars forty five
Cents in the whole with 17 Cents more for this writ
and ~~and~~ thereof absolutely yourself for your
own fees. And for want of Goods, Chattels or lands
of the said Kimball to be by him shewn unto you
or found within your Precinct to the acceptance
of the said Corning to satisfy the sum aforesaid: We
command You to take the body of the said Kimball
and him commit unto either of our Gaols within your
present and detain in your custody within our said
Gaol until he pay the full sum above mentioned, with
your fees; or that he be discharged by the said Corning
the creditor, or otherwise by order of Law. Hereof fail
not, and make return of this writ with your doings
theron, unto our Court of Common Pleas, to be held
at Portsmouth in our County of Rockingham aforesaid
on the third Tuesday of February next.

Witness

Joel Parker Esquire at Exeter
the 17. th day of September Anno Domini 1838

J. B. Hoyt Clerk

Corning vs Kimball

627

Merrimack 11, October 2^d 1838 Personally appeared Joshua Darling, Thomas Turkey and Robert M. Wallace and made oath that they would faithfully and impartially appraise such lands, tenements and hereditaments as should be shewn to them as the Estate of the within named Kimball Jonathan Kimball -

Before me John I Prentiss ^{Jury} _{of the same}
We the subscribers having carefully and atten-
tively examined a tract of Land shewn to us as the estate of
the within named Jonathan Kimball situated in Warner
in the County of Merrimack and State of New-
Hampshire, and bounded as follows. Beginning at
a Spruce tree at the south west corner of the same, then
running North 82° East on land of the heirs of Amos
Pulney One hundred and sixty rods to a Maple tree; then
North 17 $\frac{1}{2}$ ° West One hundred and sixty rods to a spruce
tree; thence South 82° West One hundred and Sixty
rods to a maple tree; thence South 17° East One hundred
& Sixty rods to the bound first mentioned. the above tract
being composed of the lots numbered 42. and 43 in
the third division of Eighty acre lots in said Warner
No 42 and 43 in the third division of Eighty acre lots in
said Warner, - No 42 being drawn to the original right of
Simon Morrill, and No 43 to the widow Esther Colby -

Do upon our oaths say that one undivided third
part of ^{the} same tract of Land is of the value of three
hundred and twenty dollars and no more, and we
have set off the same tract of Land by metes and
bounds as aforesaid and have assigned our undivided
third part of the same to the said John Corning the
creditor within named in part satisfaction of this Exec-
ution - December 18. 1838

Joshua Darling
Thomas Turkey } Appraisers
Robert M. Wallace }

Merrimack 11, October 2^d 1838

Pursuant to the within Execution and the direction
of the within named Creditor I have caused three
disinterested and discreet persons, reputable freeholders
and residents in ^{said} the County of Merrimack to be sworn as
above, of whom Joshua Darling was chosen by the Creditor

180

628

Corning vs Kimball

within name, Thomas Tucker was chosen by myself
 and Robert M. Wallace was also chosen by myself me
 for the said Jonathan Kimball, ^{the debtor with my name} not having, the said
 debtor not residing within said County of Merrimack
 and not having notified me of any appraiser by him
 chosen on his part who afterwards viewed the above
 described land shewn to them to them by the said Corning
 as the Estate of the within named Jonathan Kimball.
 And I have extended this execution upon the one
 undivided third part of the above described ^{Land} ~~premises~~
 by said appraisers appraised at the sum of three hundred
 and twenty dollars and no more, and the said appraisers
 set off one undivided third part of the same as aforesaid
 at that sum in part satisfaction of this Execution
 and my fees. and I have delivered possession and
 seized of said undivided third part of said tract of land
 to the said John Corning the Creditor within named -
 I therefore return this Execution satisfied, ^{as aforesaid} in part -
 to wit for the sum of three hundred and four dollars
 and ninety two ^{cents}, being the residue of said sum of three
 hundred and twenty dollars, the value of said land
 after deducting my fees. and no more - . -

Fees. Swearing appraisers .50 Robert Wallace, Deputy
 paid appraisers - 6.00 Sheriff
 Surveyor 2.00
 Travel - .. 60
 Service - .. 23
 Poundage - 4.25
 recording 1.50
15.08 Rec'd & Recorded
 John Townsend Register

Mansur v Haywood & al Exⁿ March 1839

L.S. State of New-Hampshire
 Merrimack ss,

To the Sheriff of any County in this State, or his
 Deputy Greeting - Whereas, Pamela Mansur and Gilmer Mansur of
 Boston in the County of Suffolk and Commonwealth
 of Massachusetts Traders and Partners, jointly doing

Manson v. Haywood et al

629

business under the firm of S. & G. Manson. — By the consideration of our Justices of our Court of Common Pleas, held at Concord within and for the County of Merrimack, on the third Tuesday of September Anno Domini, 1838 recd^d judgment against Calvin Haywood and Leander Bowes of Concord in said County, traders, and late partners jointly negotiating business under the firm of Haywood and Bowes for the sum of six hundred & Seventy eight dollars, fourteen cents Debt or damages, and Seven Dollars fifty two cents, Cost of suit, as to us appears of Record, whereof Execution remains to be done;

678.14

7.52

685.76

17

We command you therefore, that of the Goods, Chattels or lands of the said Calvin & Leander, within your precinct, you cause to be paid and satisfied unto the said Samuel & Gilman at the value thereof in money, the aforesaid sums being \$ 685.76 in the whole with 17 Cents for this writ: and thereof also to satisfy yourself for your own fees. And for want of Goods, Chattels or lands of the said Calvin and Leander to be shewn unto you, or found within your precinct, to the acceptance of the said Samuel and Gilman to satisfy the sums aforesaid: We command you to take the bodies of the said Calvin & Leander and then commit unto either of our Gaols within your precinct, and detain in your custody within our said Gaol until they pay the full sum above mentioned with your fees; ~~or otherwise~~ that they be discharged by the Samuel & Gilman the creditor or otherwise by order of Law. — Hereof fail not, and make due return of this writ with your doings thun into our said Court of Common Pleas, to be held at Concord in our County of Merrimack aforesaid on the third Tuesday of March next.

Witness — Joel Parker, Esq. at Concord
the 1st day of October Anno Domini 1838 —

S. C. Badger Clerk
Merrimack Oct 25. 1838

Then Samuel Coffin, Stephen Brown & Sampson Bullard personally appeared and made oath that they would faithfully and

68

Hansur v Haywood

appraise such lands and tenements as should be
 shewn them as the Estate of the said within named
 Leander Cowee to satisfy the within Execution
 Before me Jno. Whipple Jus. Pau

We the subscribers, having carefully and attentively
 examined a tract of land shewn to us as the estate of
 the within named Leander Cowee situated in Concord
 in said County and bounded as follows to wit,
 Beginning at a Stake and Stones on the southerly line
 of the Thordike place so called, eight rods west of state
 Street, thence northerly on a line parallel with State
 street six rods and eight links to a stake and stones
 thence westerly on a line parallel with the southerly
 line of said Thordike place ten rods to a stake and
 stones thence southerly parallel with state street six
 rods and eight links to the southerly line of said
 Thordike place to Stake and Stones by land of
 Albest Foster thence easterly by said Fosters land ten rods
 to the place of beginning containing about sixty square
 rods of Land, do upon our oaths say that the same
 tract of Land is of the value of one hundred dollars
 and no more, and we have set of the same Land
 by metes and bounds as aforesaid in satisfaction
 of the within Execution. —

November 21. 1838

Sam'l Coffin
 Stephen Brown
 Sampson Bullard

Merrimack October 25. 1838.

In pursuance of the direction, of
 Charles H. Peaslee Attorney for the Creditors within
 named I have extended the within Execution
 upon the tract of Land above described in the
 manner following viz, I caused three appraisers
 to be chosen, that is to say Stephen Brown by
 said Peaslee for the Creditors within named
 Samuel Coffin who was chosen by my self and
 Sampson Bullard who was chosen also by me
 for the said Leander Cowee the debtor within
 named, the said debtor not residing within
 the said County of Merrimack, and not having
 notified me of any appraiser by ^{him} chosen on his part

the said Stephen Brown, Samuel Coffin and Sampson Bullard being all reputable freeholders and residents in said County of Merrimack, who being sworn before Justice of the Peace faithfully and impartially to appraise such land and tenements as should be shown to them as the estate of the within named debtor upon their oaths said that the above described tract of Land shown to them as the Estate of the aforesaid debtor was of the value of one hundred dollars and no more and the said appraisers set off the same land by metes and bounds as aforesaid at that sum in Satisfaction of this Execution and my fees, and I have delivered possession and seized of the said tract of Land to the said Peaslee for the creditors within named. I therefore return this Execution satisfied as aforesaid in part to wit for the sum of Eighty eight dollars and sixty three cents being the residue of said sum of one hundred dollars the value of said land after deducting my fees. And for no more. —

Fees Lawyer & travel -	.28
Poundage	2.25
Appointing & publishing appraisers	1.00
Paid Justices fees -	.51
attire in setting of said	.83
Paid appraisers	4.00
p ^d Register for Recording	1.50
Return	1.00

\$11.37 John Pettingill D. Sheriff

Merrimack 35. October 25. 1838 This may certify that I have this day received full seizure and possession of the above described tract of Land by John Pettingill Deputy Sheriff

Ch. H. Peaslee attorney for Puff

Received and Recorded Feb 4. 1839
Exam'd John Townsend
Register

(632)

Sanborn vs Pecker Ex: March 5. 1839

The State of New-Hampshire
Merrimack ss.

L3

To the Sheriff of any County in this
State or his Deputy. — Greeting

Whereas, Joshua Sanborn of Concord
in said County Upright by the consideration
of our Justices of our Court of Common Pleas, holden
at Concord within and for the County of Merrimack
on the third Tuesday of September Anno Domini 1838
recovered Judgment against Jeremiah Pecker Jr.
Upright and Jonathan Eastman Esq; both
of Concord in said County. —

for the sum of sixteen hundred & seventy eight dollars
thirty seven Cents debt or damages, and eighteen
Dollars fifty four Cents Cost of suit, as to us
appears of Record, whereof Execution remains
to be done: —

We command you therefore, that of the
Goods, Chattels or Lands of the said Jeremiah
Pecker and Jonathan within your present, you
cause to be paid and satisfied unto the said unto
the said Joshua at the value thereof in money,
the aforesaid sum, being \$1696. 91 in the whole
with 17 Cents more for this Writ; and thereof also to
satisfy yourself for your own fees. And for want ~~thereof~~
Goods, or Lands of the said Jeremiah & Jonathan
to be by them shewn unto you or found within your
present to the acceptance of the said Joshua to satisfy
the sums aforesaid: We command you to take the body
of the said Jeremiah and Jonathan and them commit
unto either of our Gaols within your precinct, and detain
in your Custody within our said Gaol until they pay
the full sum above mentioned with your fees, or
that they be discharged by the said Joshua the Creditor
or otherwise by order of Law. — — —

Hereof fail not and make due return of this writ
with your doings therein unto our Court of Common
Pleas to be holden at Concord in our County of
Merrimack aforesaid on the third Tuesday of March
next. —

Witness Joel Parker, Esqr. at Concord
the first day of October Anno Domini 1838
S. C. Badger Clerk

1678. 37

18. 34

1696. 91

17

Merrimack ss October 20th 1838 Then Samuel Coffin Isaac F. Williams & Abraham Bean Personally appear'd and made oath that they would faithfully and impartially appraise such Lands and tenements as should be shewn them as the Estate of the within named Jeremiah Pecker Jr and Jonathan Eastman to satisfy the within execution -

Before me Jno Whipple Jus. Peace

We the subscribers having carefully and attentively examined a tract of Land situate in Concord in said County on the Easterly side of Merrimack river shewn to us as the Estate of the within named Jeremiah Pecker junior and bounded as follows to wit Begun -ing at a stake and stones on the East side of the hig-hway near James Eastmans and by land of said Eastman thence Southwesterly by said highway thirty rods to Stake and stones by land formerly owned by John Kent - thence north about eighty six degrees East one hundred Eighty six rods by said Kent's land to land owned by the heirs of Jonathan Eastman deceased to Stake and stones, thence northerly forty three rods by land of said heirs to Land of James Eastman thence westerly by land of said Eastman on a straight line to the bound ^{Begun at} just mentioned, containing about twenty nine acres do upon our oaths say that the same tract of land is of the value of twelve hundred dollars and no more and we have set off ~~said land~~ the same land by metes and bounds as aforesaid, in satisfaction of this Execution. -

November 16. 1838

Sam. Coffin
Isaac F. Williams
Abraham Bean

Merrimack ss, October 20, 1838
In pursuance of ^{the directions of} Joshua Samson the Creditor within named I have Extended the within Execution upon the tract of Land above described in manner following viz I caused three appraisers to be chosen that is to say Isaac F Williams by the Creditor within named Abraham Bean by the debtor aforesaid named and Sam Coffin ^{who was chosen} by myself, the said Williams, Bean & Coffin being all respectable freeholders and residents in said County of Merrimack who being

3
3

(634)

Sanborn vs Pecker & Eastman

sworn before a Justice of the Peace faithfully and impartially to appraise such lands and tenements as should be shown to them as the estate of the within named Pecker against the costes said that the above described tract of Land shown to them as the Estate of the aforesaid debtor was of the value of twelve hundred Dollars and no more. And the said appraisers set off the land by metes and bounds as aforesaid at that sum in Satisfaction of this Execution and my fees - and I have delivered, ^{possession and} Seized of the said tract of Land to said Joshua Sanborn the Creditor within named. I therefore return this Execution satisfied as aforesaid in part to wit for the sum of Eleven hundred seventy three dollars and Sixty five Cents being the residue of said sum of twelve hundred dollars dollars ~~after paying~~ the value of said Land after deducting my fees and for no more.

Fees serving travel .76

Poundage 9.25

Appointing & Notifying appraiser 1.00

Para Justice fees - - - .01

attending in letting off said Land & expences 1.83

paid Appraisers - 9.00

paid Surveyor - 2.00

Return - - - 1.00

Recording - - - 1.00

\$ 26.35 John Pettengill D. Sheriff

October 20, 1838 This may certify that I have this day received full ^{possession and} possession of the above described tract of Land by John Pettengill Dep. Sheriff

Joshua Sanborn

Received and Recorded Feb. 4. 1839

Ex^a John Townsend
Reg^s

Whipple vs Underwood Mar 5-1839 (635)

SS The State of New-Hampshire
Merrimack 55.]

To the Sheriff of any County in this
State or his Deputy Greeting

Whereas John Whipple of Concord in
Said County Esquire

By the consideration of our Justices of our
Court of Common Pleas helden at Concord
within and for the County of Merrimack, on
the third Tuesday of September Anno Domini 1838
recovered Judgment against Erastus Underwood
and Gordon Burley both of Concord in said
County Stone Cutters & late partners doing business
under the firm of Erastus Underwood & Co
for the sum of Seventy five dollars and
ninety seven cents - fourteen dollars sixteen
cents Cost of suit as to us appears of Record
whereof Execution remains to be done.

75.97
14.16

90.13
17

We command you therefore that of the Goods
and Chattels or lands of the said Erastus & Gordon
within your precinct, you cause to be paid and
satisfied unto the said John at the value thereof
in money, the aforesaid sum being \$90.13. in
the whole with 17 more for this Writ: and thereop
also to satisfy yourself for your own fees. And for
want of Goods, Chattels and lands of the said Erastus
~~Underwood~~ and Gordon to be by them shewn to you
or found within your precinct to the acceptance of
of the said John to satisfy the sum aforesaid;
We command you to take the Body of the said
Erastus & Gordon and them commit unto either
of our Gaols within your precinct and detain
in custody within our said Gaol until he pay the
full sum above mentioned with your fees; or that
that he be otherwise discharged by the Creditor or
by order of Law. Hereof fail not and make an
return of this writ with your doings therein unto
said Court of Common Pleas to be helden at Concord
in the County of Merrimack on the true treasury of
March next. Witness Joel Parker Esq; at Concord
the first day of October anno Domini 1838.

J. C. Badger Clerk

Merrimack SS, October 25th 1838 Then Samuel Coffin Stephen Brown and Isaac F. Williams personally appeared and made oath that they they would faithfully and impartially appraise such Land and tenements as should be shown them as the estate of the within named Erastus Underwood to satisfy the within Execution
Before me. Inv. Whipple Jus. Peace

We the subscribers having carefully and attentively examined a tract of Land shewn to us as the estate of the within named Erastus Underwood situated in Concord in said County and bounded as follows. to wit. Beginning at a stake and stones on the westerly side of state street, thirty feet northerly of the State prison Yard thence westerly on a line fifteen feet northerly and parallel with the northerly line of land of the State of New Hampshire three & a quarter rods to a stake and stones thence northerly parallel with state street forty five feet to land of John Titcomb thence easterly by said Titcombs Land thence a quarter rods to state street, thence southerly by state street forty five feet to the place of Beginning containing about nine square rods of land do upon our oaths say that the same tract of land is of the value of one hundred dollars and no more and we have set off the same lands by metes and bounds as aforesaid in satisfaction of the within execution.

November 21. 1838

Sam Coffin
Isaac F. Williams
Stephen Brown

Merrimack SS, October 25. 1838

In pursuance of the directions of John Whipple the creditor within named I have extended the within Execution upon the Land above described in the manner following. viz I caused three appraisers to be chosen, that is to say Isaac F. Williams by the creditor within named Samuel Coffin who was

Chosen by my self and Stephen Brown who was also
 chosen ^{also} by me for the said Erastus Underwood the
 debtor within named, the said debtor not residing
 within the said County of Merrimack, and not
 having notified me of any appraisal by him chosen
 on his part. the said Samuel Coffins Stephen
 Brown and Isaac Williams being all reputable
 free holders and residents in said County of
 Merrimack who being sworn before a Justice of the
 Peace faithfully and impartially to appraise such
 such land and tenements as should be shewn to
 them as the estate of the within named Under-
 wood, upon their oaths said that the above descri-
 bed tract of land shewn to them as the estate of
 the aforesaid debtor was of the value of one
 hundred dollars and no more, ^{by miles and bounds,} And the said appra-
 assessors set off the same, ^{in satisfaction of the execu-}
 -on and my fees and I have delivered possession
 and seized of the said tract of land to the said
 John Whipple the creditor within named - I there-
 fore return this Execution fully satisfied as
 aforesaid. -

Fees	Service	-	, 46
	Travel	-	, 5
	Poundage	2.	.25
Appointing & notifying appraiser 1.00			
	and Justices	57	
	Attending in selling off said land	83	
	and Appraisers	3.00	
	and Register	1.00	
			<u>9.70</u>

John Pettingill Dep Sherriff

Merrimack 35, October 25. 1838 This may certify that
 I have this day received full sev'n and possession of the
 above described tract of land by John Pettingill Dep. Sheriff
 Jno. Whipple

Received and Recorded Feb. 4. 1839

Examined John Townsend

Regn

637

638

399
L.S.

George vs Sargent Esq^r Sept 1839

The State of NEW-Hampshire,
Merrimack ss.}

To the Sheriff of any County in
this state or his Deputy. Greeting.
Whereas Daniel George of Warner in said
County Esquire.

by the consideration of our Justices of
Court of Common Pleas. Holden at Concord within
and for the County of Merrimack, on the third Tuesday
of March Anno Domini, 1839 recovered Judgment
against Asa Sargent of Sutton in said County
Yeoman.

112. 16
11. 88
124. 04
17
124. 21
13. 93
138. 14

for the sum of One hundred and
twelve dollars Sixteen Cents. debt or damage
and Eleven dollars Eighty Eight Cents last
of suit, as to us appears of Record, wherof Execution
remaining to be done;

We command you therefore, that of the goods
Chattels or Lands of the said Asa within your
precinct you cause to be paid and satisfied
unto the said Daniel, at the value thereof in money
the aforesaid sums being \$124. 04 in the whole
with 17 Cents more for this writ; and thereof
to satisfy yourself for your own fees; And for want
of Good, Chattels or Lands of the said Asa to be
by him shown unto you, or found within your
precinct, to the acceptance of the said Daniel to
satisfy the sum aforesaid: we command you
to take the body of the said Asa and have him
committed either of our Gaols within your precinct
and detain in your custody within our said Gaol
until he pay the full sum above mentioned with
your fees; or that he be discharged by the said
Daniel the Creditor or otherwise by order of law

Hereof fail not, and make due return of
this writ with your doings therein, unto our Court
of Common Pleas to be Holden at Concord, in our
County of Merrimack aforesaid on the third Tuesday
of September next.

Witness — Joel Parker Esq^r at Concord
the 25th day of March anno Domini 1839 S.C. Badger Clerk

George vs Sargent.

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Merrimack SS April 22^d 1839 Then Robert Thompson, Garrison D. Robertson and Henry H. Garrison made oaths that they would faithfully and impartially appraise such lands and tenements as should be shewn them as the Estate of the within named Asa Sargent to satisfy the within Execution.

Before me.

Franklin Simonds Justice of
the Peace

We the subscribers, having carefully and attentively examined a tract of Land shewn to us as the Estate of the within named Asa Sargent situated in Sutton aforesaid and bounded as follows beginning at a Stake and stones south easterly from the dwelling house of said Asa Sargent and thence running south Eleven & a half degrees east on the Easterly line of the said Sargent's land one hundred rods to the south east corner bound of said land thence south Eighty seven degrees west on the south line of said land Twenty eight rods and four fifths of a rod to a Stake & stones thence North Eleven & a half degrees west one hundred rods to a Stake and stones thence north Eighty seven degrees east Twenty eight rods and four fifths of a rod to the first mentioned boundary, ~~as upon our~~ oaths say that the same tract of land is of the value of one hundred and thirty eight dollars each four =teen cents and no more, and we have set off the same ^{large} by metes and bounds as aforesaid in satisfaction of the within Execution.

April 22, 1839.

Harrison D. Robertson
Henry H. Garrison
Robert Thompson

Merrimack SS April 22^d 1839 In Pursuance of the direction of Daniel George the creditor on the action within named I have extended the within Execution upon the tract of land above described in the manner following (viz) I caused three appraisers to be chosen that is to say Robert Thompson by the Creditor within named. Garrison D. Robertson

who was chosen by myself and Henry H
Harriman who was also chosen by myself,
for the said Asa Sargent the debtor within
named - The said debtor having been duly
notified and requested by me to choose an
appraiser and having refused and neglected
so to do, the said Robert Thompson, Garrison
D Robertson and Henry H Harriman being
all reputable freeholders and residents in
said County of Merrimack; who being sworn
before a Justice of the Peace faithfully and
impartially to appraise such land and tenement
as should be shewn to them as the estate of the
within named debtor, upon their oath said
that the above described land tract of land
shewn to them as the Estate of the aforesaid debtor
was of the value of one hundred thirty eight
Dollars and fourteen Cents and no more, and
the said appraisers set off the same land by metes
and bounds as aforesaid at that sum in satis-
faction of this Execution and my fees, and I
have delivered sixteen and possession of the said
tract of land to the said Daniel George the creditor
within named. I therefore return this Execution
satisfied as aforesaid. — Franklin Simonds

Fees. —

Service & Travel	\$ 43
Poundage	2.49
attending with 3 Appraisers	84
notifying Dept w/ 3 Appraisers	1.50
making return	1.00
p ^o Recording	1..50
p ^o Appraisers	6..04

\$ 13.93

April 22. 1839 This may

certify that I have this day
received full sixteen and possession
of the above described tract of land
by Franklin Simonds Dep. Sheriff

Received May 23, 1839

Daniel George.

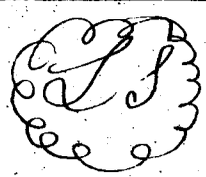
Examined John Townsend

Register

E^u

Harvey vs Fowler

Sep. term 641
1839



The State of New-Hampshire
Merrimackss)

To the Sheriff of any county in this State,
or his Deputy Greeting
Whereas, Jonathan Harvey of Sutton in said County
Esquire.

By the consideration of our Justices of our
Court of Common Pleas, holden at Concord within
and for the County of Merrimack, on the third
Tuesday of March Anno Domini, 1839 returned Judgment
against Levi Fowler of Sutton in said County
Yeoman.

19.. 13
12 .. 18
31 " 31
17

For the sum of nineteen dollars thirteen cents
Debt or damages, and twelve dollars Eighteen
cents cost of Suit, as to us appears of Record
whereof Execution remains to be done;

We command you therefore, that of the goods
Chattels or Lands of the said Levi within your
precinct, you cause to be paid and satisfied unto
the said Jonathan at the value thereof in money
the aforesaid sum being \$31.31 in the whole
with 17 cents more for this writ; and therof
also to satisfy yourself for your own fees;
And for want of Goods, Chattels or lands of
the said Levi to be by him shewn unto you
or found within your precinct, to the appearance
of the said Jonathan to satisfy the
sums aforesaid; We command you to take
the body of the said Levi and him commit
unto either of our Gaols within your precinct
and detain in your custody within our said
Gaol until he pay the full sums above mentioned
with your fees; or that he be discharged by the said
Jonathan the Creditor, or otherwise by order of
Law. Whereof fail not, and make due return
of this writ, with your doings therein unto our court of com-
mon pleas to be holden at Concord, in our County of Merrim-
ack aforesaid, on the third Tuesday of September next.
Witness Joel Parker Esqr at Concord the 25th day of March
anno Domini 1839

J. C. Badger Clerk

Harvey vs Fowler

Sept 1st 1839

Merrimack ss April 20th A.D. 1839. Thos Anthony Colby, Jonathan Greeley and Adams Morrill personally appeared and made oath that they would faithfully and impartially appraise such lands and tenements as should be shown them as the estate of the within named Levi Fowler to satisfy the within Execution. —

Before me W.P. Flanders Jus. Peas.

We the Subscribers having carefully and attentively examined a tract of land shown to us as the estate of the within named Levi Fowler and bounded as follows Beginning at a Stake and stones on the westerly side of the road leading from said Fowler's ~~westerly~~ dwelling house to Sutton village and on the line of land owned by Thomas Wedle high thence running south Eighty five degrees west Sixteen rods to Stake and stones thence North fifteen degrees West thirty rods to Stake and stones thence North Eighty five degrees east sixteen rods to said road thence South sixteen degrees east thirty rods to the bound began at estimated at this acre ~~do upon an acre~~ say that the same tract of land is of the value of thirty six Dollars and no more and we have set off the same Land by metes and bounds as aforesaid in satisfaction of the within execution. —

April 20. 1839

New London

Anthony Colby
Jonathan Greeley
Adam Morrill

Merrimack ss April 20th A.D. 1839 In pursuance of the directions of Jonathan Harvey the creditor within named, I have extended the within execution upon the tract of land above described in the manner following. viz, I caused three appraisers to be chosen that is to say Anthony Colby by the creditor within named, Adams Morrill who was chosen by myself and Jonathan Greeley who was chosen also by me for the said Levi Fowler the debtor within named, the said debtor not residing within the said county of Merrimack and not having notified me of any appraiser being by him chosen on his part

State of New Hampshire New London February 14. A.D. 1840 This day Recd of Levi Fowler the sum of forty dollars in full discharge of the within Execution —

Received & Recd exec Feb 14 1840

Witchell Gilmore of Register

Harvey vs Fowler Sept. 5 643
1839

the said Anthony Colby Jonathan Grulig and Adams
Morrill being all reputable freeholders and residents
in said County of Merrimack: who being sworn before a
Justice of the Peace faithfully and impartially to appraise
such Lands and tenements as should be shown to them
as the estate of the within named debtor, upon their
oath said that the above described tract of Land shown
to them as the estate of the aforesaid debtor was of the
value of thirty six dollars and no more. And the said
appraisers set off the same ^{land by metes & bounds} as aforesaid
at that sum in satisfaction of this execution and my
fees and I have delivered possession and driven off the
said tract to the said Jonathan Harvey the creditor with
named. I therefore return this Execution fully satis-
fied as aforesaid. —

April 20th 1839 This may certify that
I have received full ~~satisfaction~~ and possession of the
above described tract of Land by M. E. Sargent
Deputy Sheriff Jon: Harvey

Fees	Travel	- ,10
	Leave	- ,23
Levying \$31.48 -		.78
Notifying appraisers ^{& Detention}		1.16
paid appraisers		1.50
pain Justice		.25
paid Surveyor		50

\$ 4: 52 M. E. Sargent Dep. Sheriff
fees for Recording 1. 12 $\frac{1}{2}$

Received July 4. 1839

Clerk & John Townsend Regs.

643

G.S.

State of New-Hampshire
Merrimack SS,

To the Sheriff of any County in
this State, or his Deputy Greeting. —
Whereas, Joseph Cutter of Newbury in said
County Yeoman. — by the consideration of our Justices
of our Court of Common Pleas, Holden at Concord
within and for the County of Merrimack. on the third
Tuesday of March Anno Domini 1839 recovered Judg-
ment against Stephen Twiss late of Newbury in
said County Yeoman. —

for the sum of Forty Eight dollars
Sixty cents debt or damages, and fourteen dollars
ninety four cents. Cost of suit, as to us appears of
Record, whereof Execution remains to be done;

We command you therefore, that of the Goods, Chattels or
Lands of the said Stephen within your precinct, you cause
to be paid and satisfied unto the said Joseph at the
value thereof in money the aforesaid sums being \$63.54
in the whole with ¹⁷ _{Cents} more for this writ; and thereof
also to satisfy yourself for your own fees. And for want
of Goods, Chattels, or Lands of the said Stephen to be by
him shewn unto you, or found within your precinct
to the acceptance of the said Joseph to satisfy the sums
aforesaid: We command you to take the body of the said
Stephen and him commit unto either of our Gaols with-
in your precinct and detain in your custody within
our said Gaol until he pay the full sums above men-
tioned with your fees: or that he be discharged by the said
Joseph the creditor, or otherwise by order of Law. —

Hereof fail not, and make due return of this writ
with your doings therein unto our court of Common
Pleas to be Holden at Concord in our county of Mer-
rimack aforesaid, on the third Tuesday of September next
Witness Joel Parker Esqr at Concord the 25th
day of March Anno Domini 1839. —

S. C. Badger Clerk

Cutter vs Swift

645
= over

Merrimack Co., April 16-1839 then Moses Bly
Jacob Gibson and Cyrus Cressy Personally appear-
ed and made oath that they would faithfully and
impartially appraise the rents and profits of such lands
and tenements as should be shown them as the estate
of the within named Stephen Swift in wright of his
wife Sally Swift to satisfy the within execution and
officers fees Before me - Jonathan P. Dodge Justice of the
Peace

We the subscribers having carefully and attentively
examined two tracts of land and buildings shewn to
us as the estate of the within named Stephen Swift
it being in wright of his wife Sally Swift it being
one undivided eight parts of said tracts of land and
buildings bounded as follows. Beginning at the road
and at at the Northwest corner of land of Israel Dodge -
thence South 79 Degrees East 37 rods to an elm tree
thence North 21 Degrees East 86 rods to Stake and stones
thence North 79 Degrees East 6 rods to Stone wall thence
Northerly as the wall is now made 24 rods thence
west 5 rods to Stake & stones thence North 14 degrees west
75 rods by land occupied by William Sargent to Stake
and stones thence Westerly by land of John R Kidder
33 rods to Lot No 35 thence South 15 Degrees East 58
rods to Stake and stones thence North 77 Degrees West
24 rods to Stake and stones thence South 13 Degrees West
17 rods to Stake & stones thence North 80 Degrees West 125
to Stake & stones thence South 16 Degrees West 76 rods
to the post road to Stake & stones thence Easterly by said
post road 46 rods to Stake & stones thence north 78 deg
East 85 rods to Stake & stones thence South 6 Degrees
East 15 rods to the bounds of beginning - the above
described land is located in the State of New Hamp-
shire in the County of Merrimack and town of
Newbury and is part of Lots No. 52-53 & 12 and
is the same land that Caleb Swift deed seized
of late of Newbury deceased - also one other
piece of Land Meadow Land Situated in said
Newbury in said State & County and is part
of Lot No 51 - bounded as follows to wit -
Beginning on the Northerly side of the road

- over

646

Butter

vs
Swifts

leading from Harvey Spaulding's the school house
in School district No 5 to Harvey Spaulding's at
the South east corner of said land set off to Hannah
Swift her wright of Dower thence Eastward on said
road 25 rods to the river bridge - thence northerly by
said river 112 rods to Stake & Stones - thence south westerly
by the edge of the high land 80 rods to Land of widow
Swift to Stake & Stones - thence south 6 degrees West by
said widow Swift's land twenty rods to the bounds of Begu-
ing - it being an Elm Stump. Due upon our oaths say
that one undivided eighth part of the rents and prof-
its of the same tracts of Land and Buildings is of the
value of seventy nine dollars twenty four cents for
the term of eight years from the sixteenth day of
April A.D. 1839 and no more We have set off our
undivided Eighth part of the rents and profits of the same
Land and Buildings for the Term of Eight years from
and after the sixteenth day of April 1839 For the sum
of seventy nine dollars twenty four cents by metes and
bounds as aforesaid in satisfaction of the within ex-
ecution and the officers fees - subject to partition by
the Judge of Probate in the manner provided by the
Statute.

Moses Bly
Jacob Gibson
Cyrus Gressy

Merrimack Co., April 16. 1839

In pursuance of the directions of Joseph Butter the
creditor within named I have extended the ^{within} Execution
upon the tracts of land above described in the manner
following (viz) (I caused three appraisers to be chosen
that is to say Moses Bly by the creditor within named
Jacob Gibson by myself the debtor not being within
this State was not notified Daniel March who says he is
interested in said estate was duly notified to attend but
did refuse and neglect to attend and Cyrus Gressy
who was chosen by myself) The said Moses Bly, Jacob
Gibson and Cyrus Gressy being all reputable freehol-
ders and residents in said County of Merrimack who
being sworn before a Justic of the peace faithfully
and impartially to appraise such lands and ten-
ments as should be shown to them as the estate of
the within named debtor upon their oaths say

Cutter
vs
Swift

that one undivided eight part of the rents and profits of the same tracts of Land and Buildings is of the value of Seventy-nine dollars Twentyfour Cents and no more And the said appraisers have set off one undivided Eight part of the rents and profits of the same land & buildings for the term of Eight years from and after the Sixteenth day of April A.D. 1839 for the sum of seventy nine Dollars twenty four cents by metes and bounds as aforesaid at that sum in satisfaction of the within Execution and my fees subject to partition by the Judge of Probate in the manner prescribed by the Statute - And I have delivered possession and Seven of one undivided Eight part of said tract of Land and buildings to the said Joseph Cutter the Creditor within name - I therefore return the execution fully satisfied as aforesaid -

Jonathan P. Dodge {deputy
Sheriff

April 16, 1839 This may certify that I have this day received full seven and possession of one undivided eight part of the above described tract of Land and buildings by Jonathan P. Dodge Dep. Sheriff

Joseph Cutter

Received and Recorded May 28. 1839

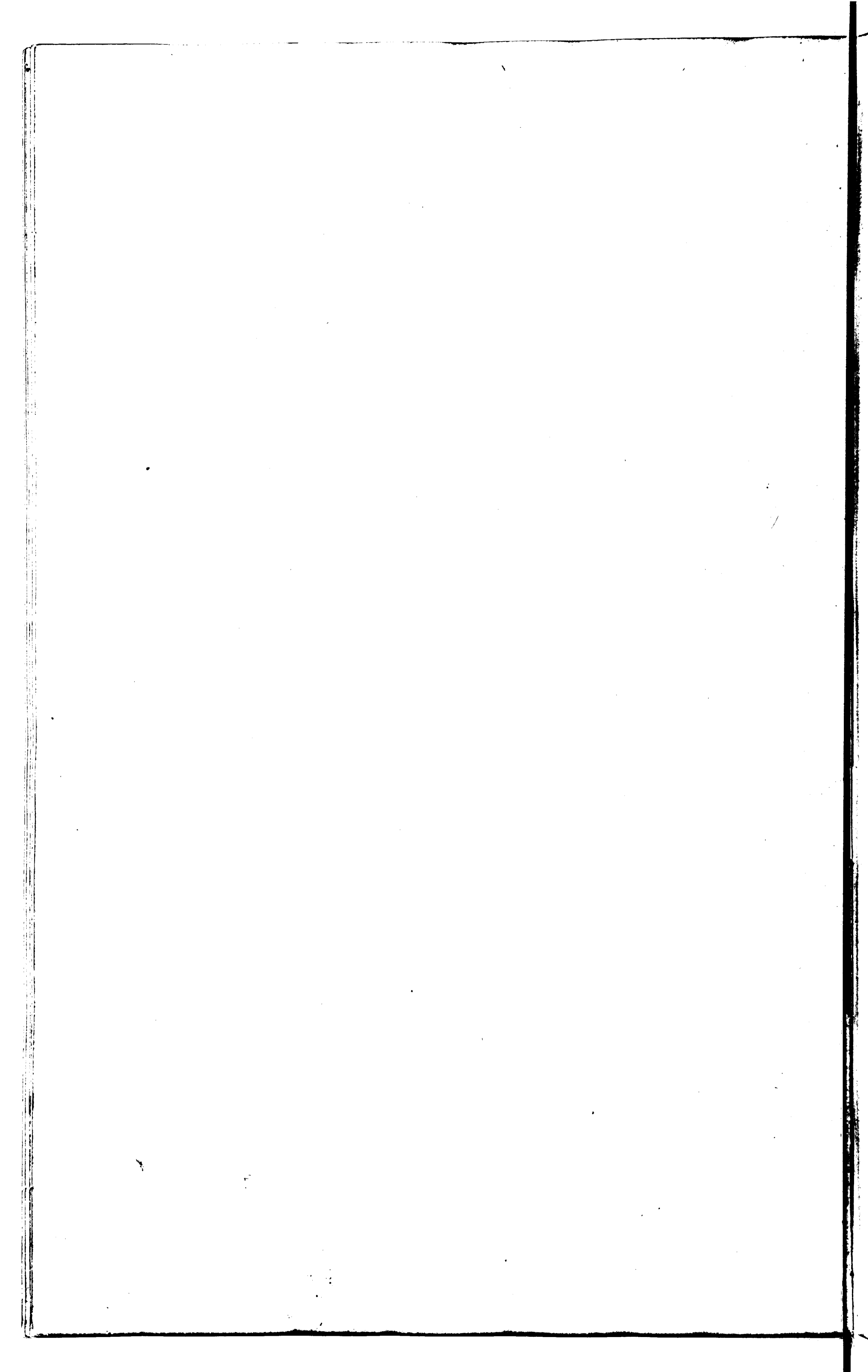
Examined John Townsend Regs

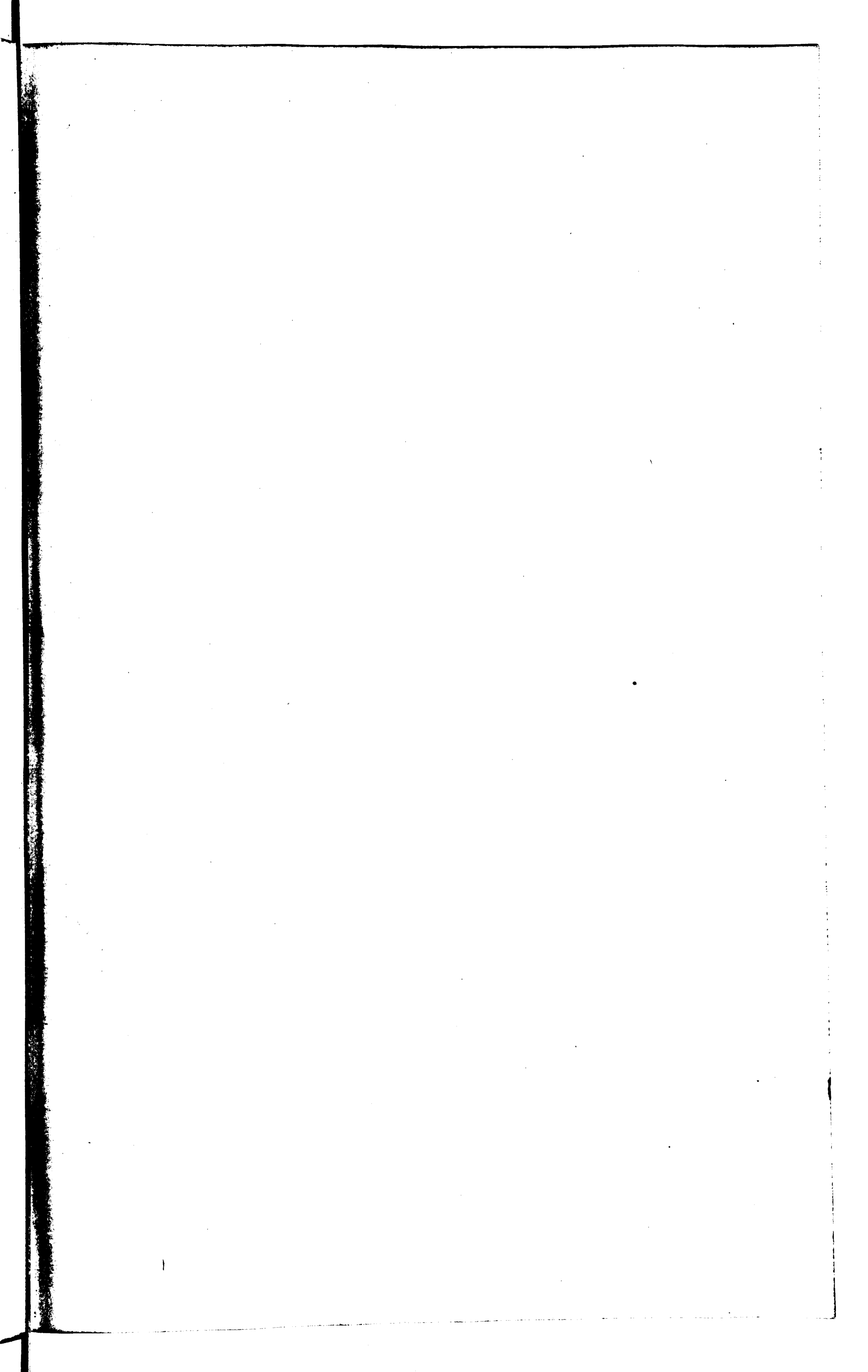
Fees Travel - , 15
 Service - - , 23
 notifying appraisers 1. 50
 Surveyor - 1. 50
 appraisers - 4. 00
 Register of Deeds 1. 50
 Swearing appraiser .50
Making the return & putting in record 1.50
=ing the same on record
attending with the appraisers one day 1.50
Poundage - - 1.52
Expenses Extra to obtain witness &c 1. 62

Debt 15.53
63.71

\$79.24

647





COUNTY OF
MERRIMACK, NH

MERRIMACK
RECORDS

1

EXECUTIONS

END