

ORDINARY SUMMONS.

The Commonwealth of Kentucky.

To the Sheriff of Woodford County, Greeting:

You are commanded to summon Louisiana Gibson, Tobias Gibson and S. G. Humphrey

to answer, on the first day of the next January term of the Woodford Court of Common Pleas  
Circuit Court, a petition filed against them in said Court by Abram D. Brannin  
John S. Brannin, Thomas L. Carter and John H. Brands  
surviving partners of the late firm of "Summers & Brannin"

and warn them that upon failure to answer the petition will be taken for confessed, or  
they will be proceeded against for contempt; and you will make due return of this  
summons on the first day of the next January term of said Court.

Witness, Swift Carnal, Clerk of the Woodford Court of Common Pleas  
this 29<sup>th</sup> day of September, 1874

Swift Carnal O. W. C. C. P.

an action against a non-resident of this State may be brought in  
any county in which there may be property of, or debts owing to, the defendant  
Code of Practice p 56, Sec 105.

S. Mattingly being a non-resident and there being no suit or cause belonging  
to him within the jurisdiction of the Court, attached or sought to be subjected  
to the complainants demand, the Court had no jurisdiction to decree against  
him personally - in personam as distinct by this court in Manifus Lewis  
vs Hyman et al (3 Monroe 1406 & other cases).

J. B. Monroe Mattingly vs Corbit 378  
The process by attachment of property of and of debts due to, nonresidents will  
subject the property attached to execution upon the judgement or decree founded  
upon the process; but it is evident as a mere proceeding in rem and not  
personam binding or laying any extra territorial force or obligation.

Vol 1. Kent 284 note.