

Commonwealth of Virginia,

OFFICE OF THE AUDITOR OF PUBLIC ACCOUNTS,

Richmond, Feb. 19. 1883.

J. B. Norman Esq.

Dear Sir,

Memoirs of the 15 inst. is received

In answer I have to inform you that a copy of
your bond as Clerk has not been received at this
Office. There is no objection to your drawing for
the amount of your salary payable monthly as
now proposed. — I write at the request of the
Auditor who is at present giving his deposition in
the Massie & Wiles Case and too busy to do so
himself.

Very truly

A. A. Neck 1st Auditor

C





Staunton, Va.

188

Copy of the suit to Clark & McNeille, July 11, 1883

The Commonwealth of Virginia ~~83d~~

To S. M. YOST & SON,

1883

PUBLISHERS "VALLEY VIRGINIAN," DR.

June 15. To printing Recov. in Frazier or Foyne \$439.50

1883

July 11 I hereby certify that the record above charged
for has been printed & returned to me according
to law; & that the above account is correct &
payable to S. M. Yost & Son

James B. Dorman
Clark & C. Staunton

Virginia:

In the Supreme Court of Appeals held at the Court House of Wythe County, in the town of Wytheville on Friday the 13th day of July 1883.

S. M. Yost & Son this day presented to the court their account against the Commonwealth of Virginia for printing the record in the case of Frazier vs Frazier a case pending on the docket of this court at its place of session at Staunton, dated June the 15th 1883 and amounting to Four Hundred and Thirty nine & $\frac{57}{100}$ dollars together with a certificate of the Clerk of this court at its place of session at Staunton, thereunder written, which is examined, allowed and ordered to be certified to the Auditor of Public Accounts for payment.

A copy

Teste

Wm C. Pendleton, Esq.

If not delivered in 10 DAYS, return to

Clerk of the Court of Appeals,
WYTHEVILLE, VA,



Forget me
not
postage paid

Maj J. B. Dorman
Clerk of Appeals
Staunton Va

C. D. Fishburne,
Attorney at Law,
Charlottesville, Va.,

Real. Jas. D. Norman.

Aug. 31 1883

Clerk of Ch. of Appeals, Staunton Va.

Dear Sir: Enclosed find Record in Ch. cause of William & C. S.
Lawson, William, etc., from Circuit Ct. of Alleghany Co.

Having had, like Jr. self, some experience with the printing
offices, and knowing the difficulties of meeting with the printer's mat-
erials such a plat as is laid down in Exhibit B. I have had some
lithograph copies of it made which your Printer can use in
making up the Printed Record for the use of the Court. I send
a few more than the number required by law, I believe.

Very respectfully yours etc.
C. D. Fishburne

P.S. If this Record can be got ready for the Sept. Term of your
Court, it will be an accommodation both to Mr. Watson & Perkins
atys for Lawson, etc. & to my self as to the Williams'.

Reply. C. D. F.

C. D. Fishburne
and Sept 3/83





Commonwealth of Virginia,

LAND OFFICE,

Richmond, Sept 25th 1883

Mag: J.B. Doornan
Clerk Ct Appeals

Dear Sir:

I observe in the report of proceedings of your Court on 20th inst an order entered for repairing State Court House in this City - It is important that I have official notice of the action of the Court in the shape of an order upon the Auditor Rat accounts for such an out: as the Court sees fit to expend upon the building and that it should come to hand between this & Friday next - Our fiscal year terminates Oct. 1st and as there is a small unexpended balance upon the appropriation for the years 1882 & 3 it is desirable that this balance shall be used for the purposes indicated rather than to allow this bill to be charged to the new years acct. It has been the custom of our Legislature to reduce the out of special appropriations whenever they find the appropriation for the preceding year unexpended - I would therefore suggest that they send me an order for the Auditors warrant for \$1000 to be expended

upon this building - If the court however had a different opinion & deems it immaterial as to which years appropriation the fund shall be paid send me the order drawn as they prefer it & I will immediately commence the necessary repairs - I am

Very Respyr Yours
J. M. Brockenhough
Sept. 1st. 1858.

If the Am't required for repairs is not drawn by this Saturday it will necessarily come from the appropriation for 83 10

Commonwealth of Virginia.

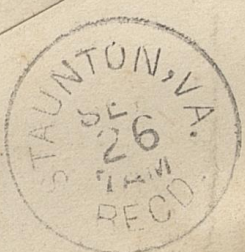
LAND OFFICE.

OFFICIAL BUSINESS.

Land Surveyor's Office



May L B Dorman
Clerk Court Appeal
Staunton
Va.



VIRGINIA

No.

Staunton, Va., November 24, 1883.

Augusta National Bank,

Pay to S. Brown Allen Auditor of Public Accounts,
in full of money received for printing records to September 1, 1883,
seven hundred and four 06/00 DOLLARS.

\$704.06

CURRENT FUNDS.

James B. Domain
Clerk of S. Ct. of Appeals of Va.

for the sum of
25^a

R. A. Noel Cashier

Pay *Henry E.*
Cashier, or Order, for Account
MERCHANTS NAT'L BANK,
RICHMOND, VA.
John F. Glenn, Cashier.

VIRGINIA.

No. Staunton, Va., Oct. 16 1883

Augusta National Bank,

Pay to S. Br. Allen Auditor of Public Accounts or Bearer,
in full of m^t b^r w^m received by me to September 1, 1883, less 5 per cent.
sixty-eight 40/100 C DOLLARS.

\$ 68.40

CURRENT FUNDS.

James B. Dorman, Clerk S.C.A.

ALEXANDRIA
C. Com. Va.
Geo. Wm. M. Moore
Asst. Audit.

Cash
F. D. Fisher, by Order, for Account
MERCHANTS NAT'L BANK,
RICHMOND, VA.
John F. Glenn, Cashier.

RECEIVED
25 NOV 1902

CIRCULAR.

You will please answer in writing the enclosed interrogatories, and sign and swear to such answers: Commencing the same as follows:

Answer to interrogatory 1st; answer to interrogatory 2d; and so on to each interrogatory—specifying at the beginning of each answer the interrogatory to which it is an answer. After answers have been completed, you will carry them before a notary public, or justice of the peace, and subscribe and swear to them before him, and he will certify them as follows:

STATE OF VIRGINIA,

County (or City) of

} ss.

I , a Notary Public (or Justice of the Peace),
in and for the County (or City) of , and State aforesaid, do
certify that the foregoing deposition of
was this day subscribed and sworn to by him before me, in my County (or City) aforesaid.

Given under my hand, this day of 188 ..

..... N. P. (or J. P.)

Such answers so certified are to be appended to enclosed interrogatories, and returned by mail as therein directed. The Committee have adopted this mode of taking evidence, to avoid the inconvenience and expense of enforcing the personal attendance of witnesses before the Committee. It is hoped the interrogatories will be answered by as early a day as practicable (especially those relating to the present address of former clerks, or their personal representative, if dead), without waiting for the time limited for sending in the answers, and that the clerks will afford such assistance as may be in their power to the Committee in making the investigation required.

If several interrogatories for more than one year can be responded to by a single answer, as by filing an account covering several years, this plan may be resorted to, if more convenient to the witness; but each question should be responded to as fully as possible as to all its branches.

Enclosed find thirty six cents to pay for affidavit and return postage.

From Court of Appeals
Richmond, Va.
Recd Dec. 25/64

J. B. Dorman Esq.
Flesh County Appellate
Starminton
Va

