



Commonwealth of Virginia,

OFFICE OF THE AUDITOR OF PUBLIC ACCOUNTS,

Richmond, Jan'y. 17th 1887.

J. B. Donnan Esq.
Clerk Sup. Ct. Appeals.
Stamplin, Va

Dear Sir:

When I wrote to you on a previous date I was under the impression that you were entitled to 5% commission on the sum collected by you for "printed records", on an examination of the law I cannot find that you are anywhere allowed such a commission. Therefore with the correction heretofore made in your account it is as follows:

Dr. To Dr. in Suite &c. \$188.10

On printed records 2143.50 \$2331.60

C. By Paym't: recd. 16/86 \$2327.90

Bal due

3.70
\$2331.60



Commonwealth of Virginia,

OFFICE OF THE AUDITOR OF PUBLIC ACCOUNTS,

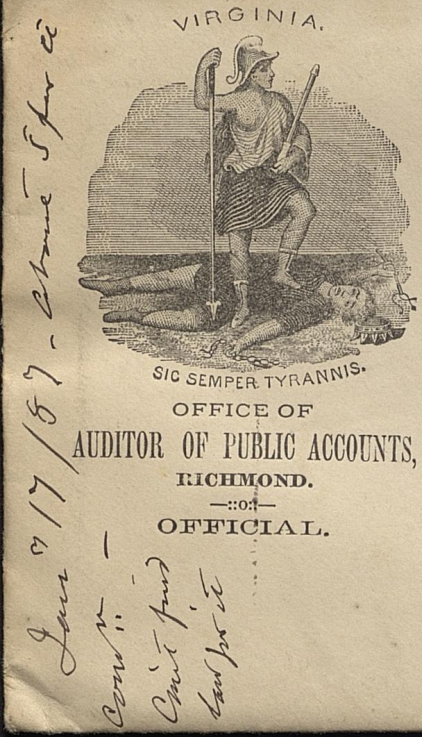
Richmond, 188

(2)

by which you will see that you
still owe \$3⁷⁰.

Very Respy.

W. Leetmore, Jr.
Aud. Pub. Accts.



RICHMOND, VA
JAN 17 4 PM
87



J. B. Dorman Esq.
Clark Sup. Ct. Appeals.
Stamplin,
Va

1887

Harrisburg July 21st

My dear Mayor

I saw Roller this evening, and he told me he had written to you making it satisfactory about the record in Penton. I told him I thought you had changed your rule, and now required the money to be paid up before you would put record into hands of the printer, ~~unless~~ unless the printer himself made an arrangement with party or his counsel - He gave me satisfactory assurances that the money would be forthcoming and consequently I hope you will

let us have record at once -

By-the-way will you please
~~sue~~ tell me why you have
changed your rule about requir-
ing money to be ^{absolutely} paid into your
hands before you place record
in printer's hands. You told
me, you will remember that it
was your custom, when a perfectly
reliable and responsible attorney
gave you satisfactory assurances,
to go ahead & have record printed.

The law has not been changed
and this rule if ~~of yours~~ still adhered
to would greatly expedite business.

Of course you know which of
the lawyers are prompt & reliable -
With my regards —

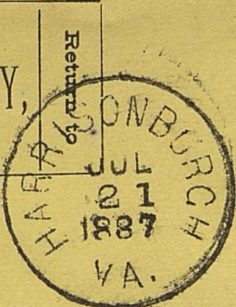
most truly & respectfully

D. S. Sims

P.S.
will send you a few proof sheets
this evening -

After 10 Days,

D. S. LEWIS,
SPIRIT OF THE VALLEY,
Harrisonburg, Va.



Attn - Author rec. 5th
and July 21/87

Mag. J. B. Domina
Circuit Court of Appeals
Hamilton

Hop' T. B. Dorman,

Harrisonburg, Va
8/1/87—

Fauquier, Va—

Dear Sir:-

The "Alfred Will" sent us this morning to be inserted ^{annexed head of Index} in the "Hicks vs. Warwick" record, cannot be done without necessitating the re-writing of pages 29 & 30. The excess upon page 29 has so far as you may see it is impossible to cramp the will spoken of in the blank space on 30th page. What shall we do about it? The record is completed but has not yet been bound.

We send by this mail proof in the Guthrie case. Kindly read and return by morning mail.

Respy.

D. T. Lewis, Esq., W.

After 10 Days,

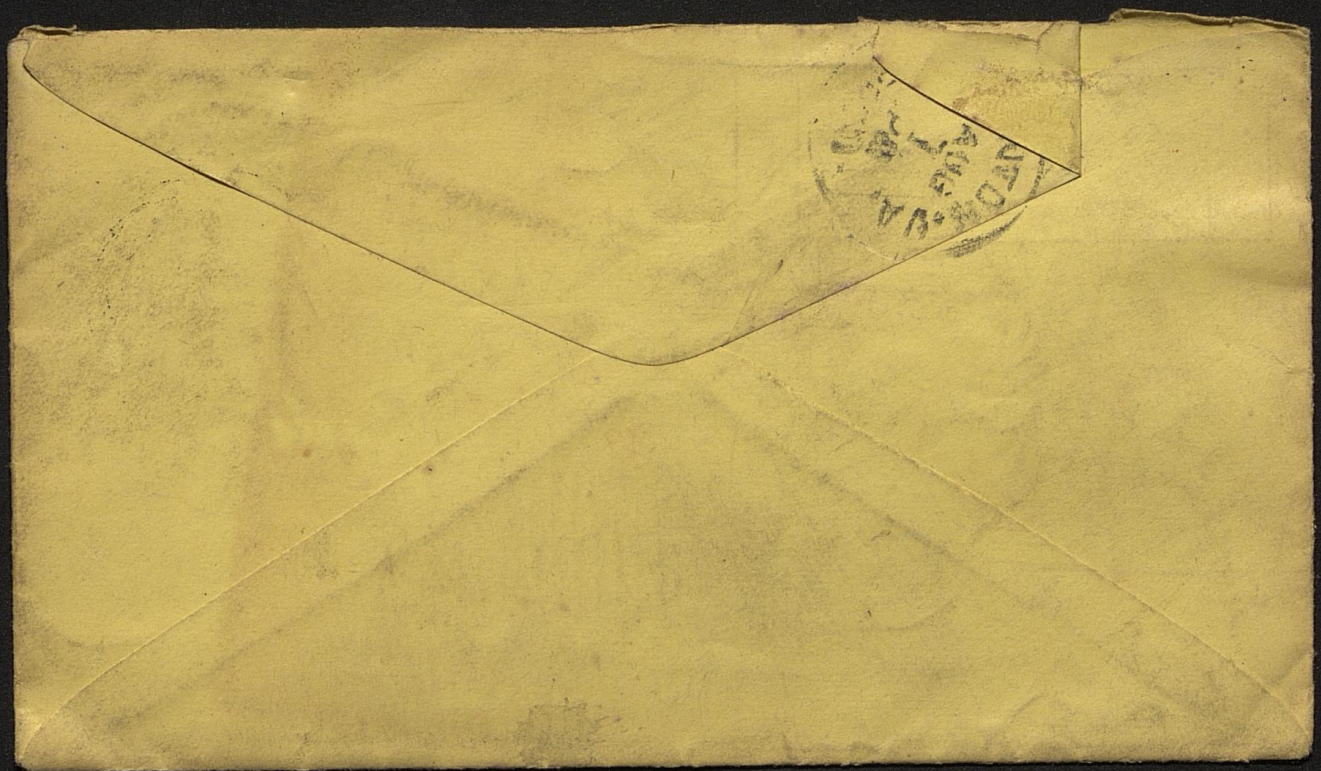
D. S. LEWIS,
SPIRIT OF THE VALLEY,
Harrisonburg, Va.

Return to



Red Hawk
Aug. 1 / 87

Mag'd B. Donnan
Faulcon
Act Ch. of Appeals - ja



WILLIAM BYRD.

LEWIS N. HUCK.

BYRD & HUCK,

Attorneys at Law,

OFFICE—HOFF'S ROW,

Winchester. Va. Sept 6 1885

Friend James B. Dorman

My dear Sir

I have rec'd
your kind favor of 3^d inst, for which
I am much obliged -

Your last to Mr. Pendleton
giving the case from the 12th
instant does not embrace Alexander
or Byrd. Can I trouble you by asking
when and how Byrd or Alexander
stands on the docket -

I am
Very truly yours
Wm Byrd

Return to BYRD & HUOCK,
WINCHESTER, Va.,
If not delivered within 10 days.

Post Card
Sept. 6 / 87.

Gul & B Dorman
Ch L Supreme Court
Stevenson
Virginia



