

7-20-1813

Commonwealth of Massachusetts Warrant Andrews vs Chase

Moses Greenleaf

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Commonwealth of Massachusetts

Hancock ss

To the Sheriff of the said county of Hancock, or either
his deputies or
of the Constables of the town of Sebec within the said county,
or to any or either of them

Greeting

In the name of the Commonwealth of Massachusetts, you are required to attach
the goods or estate of Abel Chase of Sebec aforesaid, Yeoman, to the value of twenty
Dollars, & for want thereof to take the body of the said Abel Chase, if he may
be found in your precinct, & him safely keep, so that he may be had before
me, Moses Greenleaf Esquire, one of the Justices of the peace for the county
aforesaid, at my dwelling house in the plantation of Williamsburgh, on Saturday
the thirty first day of July instant, at nine o'clock in the forenoon, then
there to answer to Otis Andrews of Monmouth in the county of Monmouth
Yeoman & Rachel Andrews, wife of said Otis, in a plea of the case, for
that the said Abel, at Sebec aforesaid, on the twenty fifth day of May in
the year of our Lord 1812, by certain memorandum or writing signed by said
Abel, ~~in consideration that the said Abel should teach a school in the district~~
~~and should pay for the term of four months~~ & ready here in court to be
produced, promised to pay the said Otis & Rachel to wit the said Rachel, the
sum of three Dollars, by the middle of January then next to wit now last past
with interest as expressed in said writing obligatory, & paid also for that the said
Abel at Sebec aforesaid, on the twelfth day of October now last past, in
consideration that the said Otis & Rachel to wit the said Rachel, had before
that time, at the special instance & request of the said Abel, done & perform-
ed for the said Abel, certain service work & labor in her the said Rachel's
capacity & profession of a school mistress, according to the account hereunto
annexed, undertook & faithfully promised to pay to the said Otis & Rachel
to wit said Rachel, so much money as she reasonably deserved to have
of the said Abel for such ~~service~~ work & labor done & performed for the
said Abel, by the said Rachel as aforesaid. And the said Otis & Rachel
in fact say that they to wit the said Rachel reasonably deserved to have
from the said Abel for the said service work & labor done & performed as
aforesaid, the sum of three Dollars, ^{twelve cents} of which the said Abel then & there, to wit
on the day & at the place last mentioned had notice, - Yet the said Abel
thoughts thereto often requested hath not paid the sum nor sums aforesaid
nor any any part thereof excepting forty two cents according to the account
hereto annexed, but the remainder thereof, to wit the sum of two Dollars &
seventy cents hath refused & still neglects to pay to the damage of the
said Otis & Rachel as they say the sum of ten Dollars, as shall then &
there be made to appear, with other due damages. Hereof fail not, &
make due return of this writ, & if you doings therein, write myself
at or before the said thirty first day of July.

Dated at Williamsburgh aforesaid this twentieth day of July in
the year of our Lord eighteen hundred & thirteen

Moses Greenleaf

April
 Otto Andrews et al
 vs
 Abel Chase
 31 July 1813
 Sent 31 July 1813

Hancock ss)

By virtue of this writ I have
 attached a ship the property of the within
 named Chase and give him a summons
 in hand

July the 23.. 1813

Fees for services — 0..30

travel — 0..15

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John J. Leper { Constable of Sebe

