

State on the Relation of
The Commissioners of the County
of Granville -
Against
James Moore & others -

In this action it is agreed
by counsel that all collections of the taxes mentioned in
the schedule annexed to the Complaint as a Bill
of Particulars, which may be shown to the satis-
faction of the Plaintiff's Counsel O. W. Tourgee and
William Horsfall, or either of them, to have been made
and the amount paid over to the County Treasurer
by any successor of the said James P. Moore as
Sheriff of said County, shall be entered on
credit on said judgment ~~as payment~~
~~the execution to be issued in pursuance of the~~
~~foregoing judgment as credits thereon of the date~~
~~and execution shall issue only for the balance thereof~~
of Jun. 1st 1876, and the said Moore shall also be
allowed commissions for the collection of the va-
rious amounts thus paid over by his successor
and that execution shall only issue for the residue thereof
if any shall be shown. It is also agreed that
after making said deductions,
County orders shall be received in discharge of
the same. It is further agreed that any ^{fees} ~~costs~~ which
the said County of Granville, ^{in the opinion of the counsel named above} is by law required to
pay to the said Moore, which have not been trans-
ferred to other parties, shall be allowed as credit
on said judgment, but this agreement shall not
include any ^{fees} ~~costs~~ in what are known as follow-
ing cases.

1871
23
107

ALFRED W. TOURGEE
NOV 28
1876
Raleigh, N. C.

The State of North Carolina } Fall Term 1876
Granville County } Superior Court.

State of North Carolina on the
relation of the Board of Commissioners
of Granville County
against

James S. Moore, John G. Jones
Rufus Bobbitt, Jazewell S. Hargrove
Clinton W. Rogers, Hillsman P. Dilliard
Morris Daniel, and Joseph Beckham.

In this action upon motion of Tourge
& Horsfall, Atty. for the Plaintiffs, and upon
the facts appearing to the Court that summons
has been served upon all the defendants in
said action and due return made of the same
and that none of said defendants have
answered or demurred to the complaint
filed by the plaintiff in this action.

It is therefore ordered and adjudged -

I - That the plaintiffs have leave to amend their
complaint, by attaching thereto, as a Bill
of particulars, the schedule of Licenses, Taxes
of Merchants. The same
bringing the unvisited taxes
referred to in said complaint -

II - That the said action be dismissed as to Rufus
Bobbitt, Clinton W. Rogers, and Hillsman P. Dilliard
the securities upon the bond of the defendant
James S. Moore, for the year 1873, only, no vio-
lation of said bond being alleged in the complaint
and Bill of Particulars annexed, and that the

III - said defendants, Robbitt, Rogers & DeLeonard
recovered of the said Plaintiffs the costs of this
action to be taxed by the clerk.

IV - That that the plaintiffs have judgment ^{as principal and}
against, James S. Moore, ^{Jagwell S. Hargrove}
John G. Jones, Morris Daniel and Joseph Beck-
ham, as securities upon the bond of said
James S. Moore as Sheriff of the County of Grant
^{or} for the term of office commencing on the 7th
day of September 1874, for want of answer, ~~and~~
~~that they are~~ in the sum of ten Thousand Dollars
the penalty of said bond
said judgment to be discharged upon the pay-
ment of fifteen Hundred and twelve dollars
and fifty-five cents, with interest upon the said
amount from the first day of January 1876
until paid, and for the costs of this action to
be taxed by the clerk.