

North Carolina, Person County  
vs James Hanger  
vs James Williamson  
vs James D. Williamson decd

In the Superior Court,  
Fall Term 1872

Statement of case on appeal to  
the Supreme Court by J. H. Appellant.

This was a civil action tried before a Justice of  
the Peace of Person County, and judgment rendered against  
the defendant in favor of the Plaintiff for \$1,39 and 71.00  
costs, from which judgment the defendant appealed to  
the Superior Court of Person County for Fall Term 1872.  
The case being called, the Counsel for the Plaintiff  
moved to dismiss the appeal on the ground that no  
notice as required by law had been given the appellee.  
Pending the motion to dismiss, the Counsel for the Plaintiff  
intimated that he might desire to amend. His Honor, J. H.  
Loughe, Judge, stated that if the motion to dismiss was in-  
sisted on, it could not be resisted, but that he would  
grant an order for a recordari, and that the Counsel  
for the Plaintiff could make his election, to accept service  
of notice of appeal with leave to amend, or take his order  
to dismiss. The motion to dismiss was insisted on, and  
granted. Subsequently an order for a recordari was granted.  
From this order the Plaintiff appeals to the Supreme Court.

J. H. Mansdell  
Counsel for Plt.

Legal '92

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