

State of Louisiana
Acadia County 3rd Jd.

in the Adm. Circuit Court
March Term A.D. 1847

Samuel S. Perry administrator of all and

singular the goods, chattels, rights and credits, which were of Hugh Muldoon dec'd, at the time of his death, who died intestate, complainant of Auguste Le Brun defendant in the same suit summoned to answer the said plaintiff of a plea of trespass on the case

1. and promises: For that whereas the said defendant heretofore and in the lifetime of the said Hugh Muldoon since deceased tould on the sixth day of June in the year of our Lord eighteen hundred and forty five at the County aforesaid made for value received receive his certain promissory note in writing and therein and thereby then and there promised to pay one day after the date thereof (which time hath long since run in the lifetime of the said Hugh Muldoon) to the order of the said Hugh Muldoon six dollars and twelve cents (written "six and Twelve hundredths dollars") without any relief whatever from valuation or appraisement laws, and then and there delivered the said promissory note to the said Hugh Muldoon ~~by his own volun~~ and by force of the Statute in such case made and provided the said defendant then and there became liable to pay ^{to} the said Hugh Muldoon the said sum of money in the said promissory note specified, according to the tenor and effect of the said promissory note, and he ~~is~~ ^{be} the said defendant and in consideration thereof afterwards and in the lifetime of the said Hugh Muldoon, tould on the day and year aforesaid at the County aforesaid undertake and then and there faithfully promised the said Hugh Muldoon to pay him the said sum of money in the said promissory note specified according to the tenor and effect thereof.

2. And for that whereas also the said defendant heretofore and during the lifetime of the said Hugh Muldoon since deceased tould on the day and year aforesaid at the County aforesaid for value received receive his certain other promissory note and thereby then and there promised to pay one day after the date thereof (which time hath long since run and during the lifetime of the

one Hugh Muldoon (since deceased) (deposed) to the order of the said Hugh Muldoon (eight dollars and twenty five cents (written eight and twenty five hundredths dollars) without any relief whatever from valuation or appraisement laws, and then and there delivered the said promissory note to the said Hugh Muldoon, by means whereof and by force of the statute in such case made and provided the said defendant then and there became liable to pay to the said Hugh Muldoon the said sum of money in the said promissory note specified according to the tenor and effect of the said promissory note, and being so liable he the said defendant in consideration thereof, afterwards and in the lifetime of the said Hugh Muldoon, went on the day and year of one side at the county of one side and there faithfully promised to pay to the said Hugh Muldoon the said sum of money in the said promissory note specified according to the tenor and effect of the said promissory note.

3 And also for that whereas also the said defendant hereof and during the life time of the said Hugh Muldoon since deceased to wit on the day and year of one side at the county of one side (for value received), made his certain other promissory note in writing and thereby then and there for value received promised to pay on day after the date thereof (which time hath long since and during the lifetime of the said Hugh Muldoon (deceased)) to the said Hugh Muldoon the sum of thirty dollars without any relief whatever from valuation or appraisement laws, and then and there delivered the said promissory note to the said Hugh Muldoon, by means whereof and by force of the statute in such case made and provided the said defendant then and there became liable to pay to the said Hugh Muldoon the said sum of money in the said promissory note specified according to the tenor and effect of the said promissory note and being so liable he the said defendant in consideration thereof, afterwards and in the lifetime of the said Hugh Muldoon went on the day and year of one side at the county of one side and there faithfully promised to pay to the said Hugh Muldoon the said sum of money in the said promissory note specified according to the tenor and effect thereof.

41 And for that whereas also the said defendant hereof and during the life time of the said Hugh Muldoon since deceased went on the day and year of one side at the county of one side made his certain other promissory note and thereby then and there for value received promised to pay on day after the date thereof (which time hath long since and during the life time of the said Hugh Muldoon (deceased)) to the said Hugh Muldoon four dollars without any relief whatever from valuation or appraisement laws, and then and there delivered the said promissory note to the said Hugh Muldoon by means whereof and by force of the statute in such case made and provided the said defendant became liable to pay to the said Hugh Muldoon the said sum of money in the said promissory note specified according to the tenor and effect of the said promissory note, and being so liable he the said defendant in consideration thereof, afterwards and during the life time of the said Hugh Muldoon went on the day and year of one side at the county of one side and there faithfully promised to pay to the said Hugh Muldoon the said sum of money in the said promissory note specified according to the tenor and effect thereof.

5 And for that whereas also the said defendant hereof and during the life time of the said Hugh Muldoon since deceased went on the day and year of one side at the county of one side made his certain other promissory note in writing and thereby then and there for value received promised to pay on day after the date thereof (which time hath long since and during the life time of the said Hugh Muldoon (deceased)) to the said Hugh Muldoon the sum of twenty five dollars without any relief whatever from valuation or appraisement laws, and then and there delivered the said promissory note to the said Hugh Muldoon by means whereof and by force of the statute in such case made and provided the said defendant became liable to pay to the said Hugh Muldoon the said sum of money in the said promissory note specified according to the tenor and effect of the said promissory note and being so liable he the said defendant

