

I Robinson Perkins deposes and say that at the October  
term of Superior Court of Judicature holden at Keene in  
the County of Cheshire & State of New Hampshire in 1823  
I was one of the jury which tried the cause then & then pending  
in which Noah M. Leach Esq Admstr of the estate of Abraham  
Gibson deceased was Plff. & Eliza Parker Esq of S. Keene Def. of  
the last will & testament of Edward Sprague deceased was  
Defendant. The action was then on review the <sup>only</sup> claim  
attempted to be supported by the Plff was for the sum of \$15,00  
paid by S. Gibson to S. Sprague on a bond and mortgage given  
by Samuel Sweet to the said Sprague with the interest on said  
sum on the trial it was alleged that the said bond &  
mortgage were after said payment by Gibson to Sprague  
assigned by said Sprague to Thomas Thompson the claim of  
the Plff. was founded on an order drawn by said Sprague  
on Saml. Sweet or agent in favor of Mr. Puffer  
who received of S. Gibson the S. sum of fifteen hundred dollars  
at three different times as appeared by the evidence of said  
Puffer's receipt and by his the S. Puffer's testimony the S. receipts  
were signed by S. Puffer as agent for said Sprague for the money  
received on said order the date of S. order & receipts I do not now  
recollect. After hearing all the evidence the jury aforesaid  
returned a verdict for the Plff. for the said \$15,00 & interest  
from the date of S. receipts amounting to something over \$2100,00  
the S. fifteen hundred dollars I understood to be paid by said Gibson as  
in part payment of the sum due from the said Sweet to the S.  
Sprague on the bond & mortgage aforesaid