

Jonathan Peete Joseph Winn - John Winn - Willard Peete Pickering
Dodge and Nathaniel Appleton all of Salem in the County merchants
demand against Daniel Hartwell of Conway in the County of Hampshire
now conversant at Salem mariner - the sum of one thousand dollars
for so much money by the said Hartwell had and received to their use
heretofore - Mar. 17. 1807. -

Jonathan Peete
Joseph Winn
John Winn
Willard Peete
Pickering Dodge
Nath. Appleton
by their atty
Sam. Putnam.

Town of Salem in the County of Essex Mar. 17. 1807

Nath. Appleton all
Know all Men that Jonathan Peete Joseph Winn John Winn Willard Peete Pickering Dodge
of Salem in the county of Essex owners of the ship Rachel
and Daniel Hartwell of Conway, county of Hampshire, now of Salem in the
county of Essex mariner have agreed to submit the demand made by
the said Jonathan Peete & others ~~Plff~~ against the said Hartwell
which is hereunto annexed, to the determination of
and all other demands between the said Parties (excepting an action between
them pending in the County of Essex in the C. Com. Pleas -) to the determination
of Nathan Dane Esq, John Pickering jr Esq, and John Prince jr Esq

the report of whom, or the major part of whom, being made as soon as
may be to any Court of Common Pleas, to be holden in and for the said
county of Essex judgment thereon to be final: And if either
of the parties shall neglect to appear before the Referees, after proper
notice being given them of the time and place appointed by the Referees
for hearing the parties in this action, the Referees shall have power to
proceed *ex parte*.

Jonathan Peete - Joseph Winn John Winn Willard Peete
Pickering Dodge Nath. Appleton - by their atty
Sam. Putnam

Daniel Hartwell

Essex

11. March 17.

1807

THEN the above named Jonathan Peete Joseph Winn John Winn Willard
Peete, Pickering Dodge, Nath. Appleton, by their atty Sam. Putnam and
the said Daniel Hartwell
personally appeared and acknowledged the above instrument, by them sub-
scribed, to be their free act.

BEFORE ME,

John Pinchard

Justice of the Peace.

And the Parties within named agree, that the said Hartwell shall give in evidence against the Plaintiffs in this action, a certain note dated 24th Oct. 1803 signed by Joel Root, for four hundred dollars, and that the Referees are to award against the Plaintiffs such sum (if any) as the said Root was by law liable to pay - And the award in this case whether for or against the Plain tiffs shall include and be a final discharge and determination of all demands which the said Hartwell hath against the Plaintiffs - and of all demands which the said Hartwell hath against the said Root or tiffs, upon or for said note - and of all demands against the said Hartwell hath against the Plain tiffs, for any & all causes whatsoever - and of all demands (excepting the action pending as within mentioned) which the Plaintiffs have against the said Hartwell.

Witness our hands the 17. Mar. 1807.

Jonathan Peete

Joseph Winn

J. Winn

William Peete

Pickering Wolfe

Sam. Appleton

Notary

John Dunham

651.

Hartwell v Peete & Co

March 1. 1807

Judg. \$282.90 per
83.80 cont

by Saml. Putnam Newbury
Daniel Hartwell

Salim March 20. 1807 we the referees within named having notified met and read the parties within and above named on the several matters within and above referred to us. Do award and determine that the said Hartwell recover against the said Jonathan Joseph John Willard Pickering and Nathaniel the sum of two hundred and eighty two Dollars and ninety cents in full of all the demands submitted in this case as aforesaid and also costs of reference being Seventy four Dollars and fifty eight cents

W. Dane

Wm Prince

Jos Pickering

Essex Co. Court of Common Pleas.

March Term 1807. Opened in Court

and filed

Att. J. Tucker Cler

83.80 cents

Judg. \$282.90 per

Repart accepted -

Peete et al v Hartwell -

651.

Justices Rule -