

Edward Brodbeck et als,
Executors of
Chas. F. Grindle

J. B. Baldwin

Comes defendant, and
moves to amend verdict pro tunc, the
judgment rendered in this cause on
March 26, 1897, by taxing the plaintiffs
with the costs, or a portion thereof.

Samuel B. Browne,

Jos. C. Mitchell,

Atty's for Def't.

Chas. L. Bromberg, Jr.,

H. T. Smith,

Contra.

Notice accepted March 30th 1897

Chas. L. Bromberg, Jr.

Wm Gort

vs.

Henry J. Stetson

March 31st 1897 Circuit Court, Bal-
dwin Co. Ala.

Comes the defendant in above cause and moves the court
to set aside the verdict in said cause and grant a new
trial.

1st Because the verdict was contrary to the law and evidence
in the cause

2nd Because the verdict of the jury was against the evidence
in the cause against the law of the case as charged by the court.

3rd Because the verdict was not justified by the evidence

4th Because the verdict of the jury was for more than was
sued for in the plaintiff's complaint

5th Because the verdict of the jury failed to assess any valuation
on the value

6th Because there was no evidence in the case that defendant had
in his possession at the time of the bringing of the suit the property
for which the jury returned a verdict.

Jos. C. Mitchell & Frank Stone Jr.

Contra

Notice accepted April 1, 1897,

J. C. Mitchell, atty for Def't.

Samuel Browne &

Chas. L. Bromberg Jr.

Atty's for def't.

Plaintiff offering to amend that portion of the report
for the charges & the debt accepted the same
the motion is refused & debt accepted. 31st 1897
W. J. Stetson, J. B. Baldwin

Motion granted
to require costs to be paid
to the plaintiff
April 1, 1897
W. J. Stetson, J. B. Baldwin