

No. 1111 Equity

Plead.

The defendant, for plea, says, that he never promised or alleged
 2. And for a second, he says, before this suit was brought, he satisfied and discharged the plaintiffs claim by payment.
 3. And for a third plea, he says, that the alleged cause of action did not accrue within three years before this suit was brought.

July 29th, 1878
 Filed March 31, 1882. James McSherry
 For Defendant

George W. Rowe & Son }
 vs } In the Circuit Court for Frederick County
 James A. Crudorff }

The plaintiffs, by C. V. S. Levy, their Attorney, join issue upon the first plea of the defendant.

As to defendant's second plea, the plaintiffs say, that the defendant did not satisfy and discharge plaintiffs claim, by payment as alleged in said plea.

As to defendant's third plea, the plaintiffs say, that the cause of action did accrue within three years before this suit was brought. And for a further replication to the third plea of the defendant, the plaintiffs say that within three years before the bringing of this suit, the defendant acknowledged said claim, and promised to pay the same.

C. V. S. Levy
 Attorney for Plaintiffs

On which is endorsed
 "Issue joined."

"Wm J. Maulsby
 "Atty for def't."

No. 30. \$405.80

Gettysburg, Pa. July 21st, 1873.

Ninety days after date, I promise to pay to the order of George W. Rowe & Son, at the Gettysburg National Bank, Four hundred and five \$00 dollars, and 5 per cent. collection fee, if not paid when due, without defalcation. Value received.

Credit the drawer
 Due Oct. 19 - 22

James A. Crudorff

Dec. 17, '77, admitted to E. L. R.

Endorsed as follows - Sept. 6th, 1873 - By cash or written note, per receipt given, two hundred and seventy seven \$00 dolls. (\$277.00)

"Geo. W. Rowe & Son"

George W. Rowe and Eugene L. Rowe, tradg, dr. as Geo. W. Rowe & Son

No. 214 Trials, September Term, 1878

vs
 James A. Crudorff

Mem., Res., Repl'n

See Exh. No. 11, filed with Bill.

Block et al

Mem