

be the said Peeler hath still knowingly
 wilfully and maliciously caused your Petitioner
 to be Detained as a prisoner without the
 means of Defence or any inquiry into the legal
 cause of his Detention for the purpose of being
 released and that counsel or an investigation
 of the right hath been Refused to this Defend-
 ant in the former case all which acts and
 Doings are cruel oppressive and Subversive of
 Law and that personal protection which
 it gives to persons and citizens and to the
 Damage of the Marshall Five hundred Dollars
 for the recovery of which together with
 cost the said Phillips brings Suit
 and Sayeth that the same was done in the
 District of Arkansas aforesaid within the
 jurisdiction of the court aforesaid and that
 all Papers and Documents necessary for
 the Proof or investigation of said cause well
 be herewith Shewn in court on Trial
 Truly Yr's Att^y
 for the Plaintiff

Sylvanus Phillips)
 vs)
 Peckmond Peeler) Court of common Pleas
 District of Arkansas to
 December Term 1810.
 Nov^r 17th 1810 the Clerk will issue a return
 in a plea of *trifling vicarum*
 Truly Yr's Att^y