

Memorandum of agreement made this 24th day of November A D 1865 between Wilson Duggan and E.C. Camp witnesseth that they the said Wilson Duggan and E.C. Camp do this day enter into and form a co-partnership in the practice of law in the circuit and chancery courts of Sevier Cocke Jefferson and Blount counties in the State of Tennessee upon the following terms; to wit- In all cases that are now pending in which either the said Duggan or the said Camp or both of them are now or may hereafter be retained during their said co-partnership and in all cases that may hereafter be brought in said courts and in said counties in which the said parties, Duggan and Camp, are employed as counsel during said time: the fees or compensation received whether in money or notes or otherwise shall be Equally divided between them the said Wilson Duggan and E.C. Camp and the necessary Expenses incurred in said practice shall be equally divided and paid by them. Either party shall have the privilege of demanding and of obtaining a settlement and f division equally of fees or profits rec'd and of paying equally the Expenses incurred and of either party should fail or refuse to make said settlement and account for and pay over to the other party within Thirty days after he shall have been duly notified in writing so to do by said other party; said party so giving said notice may at his option terminate this agreement by notifying said other party of such his intentions. The fees charged are to be of customary size and in all cases where it is practicable the same must be reasonably well secured and if possible a retainer fee paid in advance. N All notes taken for services are to be in the name of both parties as payees and all notes already taken for services in cases yet undecided though taken in the separate name of either shall enure to and become the joint property of both as much as though taken jointly. Each party shall keep a full record of all the cases and the proceedings therein had- Also the amount and in what may if any fees that have been rec'd also the contract price or fees(if any) that has been agreed upon which record shall always be subject to the inspection of either party whenever desired and shall also give to each other such advice and information as may be s desired to further the interest and success of this Co-Partnership- By the consent of both parties this agreement may be annulled at any time- It is further agreed that in all cases in which any monies may come into the hands of Either of us as the money of any third person and for which both of us are jointly liable the same shall at as early a date as possible be paid over to the party thereto entitled in order to provide against any contingent liability of either by loss accident or otherwise- Should said Duggan and Camp agree hereafter to Embrace any other counties than those above named in which to practice as partners the same shall be upon the conditions herein recited unless ot otherwise expressly agreed: This agreement shall include all cases that comes by appeal or otherwise into the circuit or chancery courts in said counties or that may be appealed from said courts to the Supreme or any other courts and also to cases in the Federal Courts that may be prosecuted or defended by residents or citizens of either of said counties whether now pending or to be hereafter brought. Both parties are to attend said courts unless it is otherwise agreed; or the same would be inadvisable or impossible.

The principal matters herein intended are

- 1st To form a partnership in the practice of law in said counties above named
- 2d To equally perform the labor- pay the expenses and received the profits
- 3rd That this applies to all cases in which we or either are now retained and all those in which we may hereafter be retained during this co-partnership.

4th That both parties apply themselves exclusively to the practice- Endeavor
to be prompt energetic and studious to the end that the co-partnership
may be remunerative pecuniarily and ourselves better competent to meet
the requirements of our profession.

(Signed in duplicate)

Wilson Duggan
E.C. Camp