

James Johnson in charge. County Court, Albany, N. Y.  
action favorable to the defendant to transfer the  
first court of the County of Albany to the  
was brought in respect of a set of paper bolts for the  
them to the plaintiff, and the same person was  
there was a complaint by the defendant with the terms of the  
written agreement as to the price of delivery. The defendant  
knows to seven witnesses in the district of Albany and  
the plaintiff to reside in the county of Albany. The de-  
fendant said that it would be a matter of surprise if either party  
called him the number of witnesses named Johnson or  
four witnesses for the plaintiff. In an action  
responsibly brought in one county cannot be transferred  
to another without proof of at least a considerable  
not an overbearing preponderance of evidence. It could  
not be said this had been shown here. Johnson himself may  
extra cost of a trial even found to be in the defendant's  
event. Costs of the motion to be given in the case. It is  
for the defendant. Defendant's judgment for the plaintiff.

COBURN

In Johnson vs. Grand Jurors, N. Y. Co., and Erie, the  
juror called for the defendant was H. E. Johnson of W. T. Co.  
Yates, N. Y.