

ASHLEY V. JONES, 1920-NMSC-077, 27 N.M. 34, 192 P. 479 (S. Ct. 1920)

**ASHLEY
vs.
JONES**

No. 2444

SUPREME COURT OF NEW MEXICO

1920-NMSC-077, 27 N.M. 34, 192 P. 479

September 03, 1920

Appeal from District Court, San Juan County; Holloman, Judge.

On Rehearing September 21, 1920.

Action by William Ashley against Tom Jones, brought before a Justice of the Peace and taken to the District Court on Certiorari. Judgment for defendant, and plaintiff appeals.

SYLLABUS

SYLLABUS BY THE COURT

Questions, not raised in the court below, will not be considered on appeal.

COUNSEL

Frank A. Burdick, of Farmington, and A. M. Edwards, of Santa Fe, for appellant.

J. M. Palmer, of Farmington, for appellee.

JUDGES

Roberts, J. Parker, C. J., and Raynolds, J., concur.

AUTHOR: ROBERTS

OPINION

{1} OPINION OF THE COURT. The point involved in this appeal is as to whether appellee was entitled to statutory exemption as to certain moneys owing appellee which had been garnished. The case originated before a justice of the peace, and was taken

to the district court by certiorari. The district court upheld appellee's right to the exemption.

{2} In this court the judgment is attacked upon numerous grounds, not called to the attention of that court by exceptions or in any other manner, for which reason the questions raised will not be considered here. Fullen v. Fullen, 21 N.M. 212, 153 P. 294.

{3} The judgment is affirmed.