1 July 1858
George T. Landrum, at Lexington,
Ga, to Judge [Thomas W. Thomas]
Dear Judge,

I wrote you some time ago that I had collected the money on those notes you placed in my hands on Durr in favor of Thomas T. Mattox; but I presume you were absent, and hold my receipt. Please say what I shall do with the money.

Your Truly,

Geo. T. Landrum

I regret to learn from Dr. Millington that you have been sick. I hope you are well now.

June 13th. Amount collected — $180.26
3 July 1858

Henry Cleveland, Hart County, to
Judge Thomas W. J. Thomas.
July 30, 1858

Judge Thomas,

Dear Sir. Please to let—

Me know the fate of the gift

Which I placed in your hands

of Patrice & Twoles & Bird.

and of Mr. B—

I learn that you

have been unwell but hope

you have recovered.

No need to write, we would

be glad to see you.

Yours Truly,

Henry Cleveland

St. Ann.
14 July 1858
Livingston, Allen and Livingston, at New York, to J Thomas J W Thomas.
Dear Sir,

Many of the lawyers whose cards are published in the Catalogue of Efficient and Reliable Lawyers, having responded to our call of June 11th for a further subscription of $10 per annum, continue to your large monthly editions of the work. We estimate that several of the forthcoming editions shall exceed that number. On the 1st inst., last, or requested from you a further subscription of $10, but the money has not yet come to hand. Wishing to continue the insertion of your card, we will pay that amount, called for, now $10, yet, to afford you an opportunity of further lessening the benefits of the work, your card will continue to be inserted for one year from this date, on your remitting five dollars. If you shall remit without delay, we shall be made refund you for the next year, and your card will be published in every monthly edition to be issued within that period, and you will receive as many copies (not exceeding five) of each issue, as you may desire.

To show the superiority of the Catalogue as a medium for advertising, it is only necessary to state facts. Assuming that each monthly edition will consist of twenty thousand copies, (which is below the contemplated number) you, professional card would, within the twelve months, be published in 240,000 copies, nearly all of which would be distributed by mail postage paid. Also, the same number of cards, if published and circulated by yourself, would cost about twenty-eight hundred and eighty dollars, namely 240,000 cards at $2 a thousand = 48,000. Postage on 240,000 Cards at 1 cent each $2400.00. That is to say, through the Catalogue you can obtain an amount of advertising for five dollars, which, if done by yourself, alone would cost you $2880.00. The advantage of this mode of advertising consists in the fact that it gives you the benefits of the subscriptions of all the other parties names in the Catalogue as well as of your own. Hoping that you will see the advantage as well as the necessity of responding promptly to this request by remitting the required sum of five dollars, and avoiding your reply,

Yours very faithfully,

John Livingston Allen & Livingston

New York, July 14, 1858

S. W. Thomas, Esq.
Thomas papers
39.1
T36
Folder 7

16 July 1858
C. Peeples, at Forsyth, to
Trenton, July 16, 1801

Hon. W. M. Harris,

My dear Sir: I find that it will
in all probability be out of my power to
attend the next term of Supreme Court
in which I have several important cases.

The Court sits on the 5th. I expect to
be here before Christmas. I wish I could
do in the meantime.

In the event it shall seem
out to that I cannot go let me know
if you can attend that Court, or that you
will charge me to go over by my
attorney.

I am and ever instead
that you by your own words, in that turn most
quiet, pleasing, high, at least, equal
the horrors you felt in reality as
the death of your good lady

C. Peeples.
21 July 1858

William J. Dyan, at Dallas, Ga., to Thomas W. Thomas.
Dallas County, July 21st, 1855

Thomas W. Thomas,

To the Circuit Court

The facts of the case are as follows: I was a partner of J.P. Davis and Co., and joined in the partnership of C.E. Davis and E. E. Swain and Co., in the year 1854. In the course of the year, 1854, I was also a party to a note in the amount of $500, made payable to my order on the 1st of December, 1855, which note I did not accept.

I was not a partner of J.P. Davis and Co., at the time the note was given. I was not in the partnership of C.E. Davis and E. E. Swain and Co. at the time the note was given to me. I was not a party to the suit against the C.E. Davis and E. E. Swain and Co. at the time the note was given.

I am your obedient servant,

Thomas W. Thomas,

Dallas County, July 21st, 1855.
6 Aug 1858
Benjamin Maxwell, at Grove, Ga., to T.C.R. Cobb, at Athens, Ga.
Grove Geo Aug 6th 1838

C. R. Colle Att at Law

Athens Geo

Dear Sir I wrote to know whether it is your intention to visit our Superior Court at the face term I wish to have that care between myself and the Christian settlers in some way and if it is not your intention to come end to attend to it for me I wish to employ this counsel provided you will send me my note that you will attend to it for me if you prefer you may send the note any way and I will get other counsel, it has now been put off 3 times from having to have it settled in some way hearing to hear from you I remain your obedient

Benjamin Moore

P.S. Please forward your letter to Dr C. H. Godwin who will give me your answer please send soon

134 W
16 Aug 1858

William J. Dyan, at Dallas, Ga.,
to Thomas W. Thomas.

Dear Sir:}

I have several times since I returned to Carl Sandburg Court in favor of Seneca Well & Co at I Bannister. It was chanced in the declaration of having of property. The whole particulars of which I referred you in my first letter, in which I requested you to write to me at Dallas. Well, I am in haste and will write more. I hope you will write in my first letter. I will write to me if I say give many the facts particulars, with the best that I shall hear from you soon. I presume your

Truly + C. from S. P.

Dallas Ga.
16 Aug 1848
John Eberhart, at Millstone, to
Thomas W. Thomas, at Elkton.
Mullstone Aug 16 1838

Dear Sir:

I have been unable to bring those papers belonging to, or in relation to, that estate, from providential hindrance have been and are still confined to my bed. I will bring them at an early day as I can.

Thomas W. Thomas Esq.

Cherish

John Everhard
13 Sep 1858

Cleuta Powell, at Dallas,
Ga, to [Thomas W. Thomas]
Lake Placid, Sept. 12, 1858.

Dear Sir,

I have been referred to you as a suitableatty to attend to a divorce case pending in the New Superior Court, in which Eleazar Snow is plaintiff.

I understand that the issue for divorce is one of cohabitation. I can show that we have been parted by mutual consent, and not by my fault. I desire that my divorce and that I will have the grant of the court, and it will also allow me to take care of myself.

My means of support are limited, and if you—
Mr. Jones. Strayer of Hardin County can give you some information in relation to the matter.

You will do me a favor by answering this letter, and, if you take the case, enter my plea at the next term of the Court.

Respectfully,

Celinda Powell
22 Sep 1858

H. Ellington, at Alto, Texas, to
Alto Texas Sept 22 23

Judge Thomas

Not having had a reply to my last, I write you again to inquire if you have commenced suit in the will case of grandmother. If you have not at this time, in the absence of the care of the case, comm. (my father-in-law) my bro. 

[Signature]

[Signature]
Marcus H. Lippin at Alto, Cherokee County, Texas, to Judge Thomas J. W. Thomas.
Hon.

Judge P. W. Thomas.

Dear Sir,

Mr. Wm. S. Ellington

has requested me to write to you, in behalf of the Wife of the late Rev. Thompson, and W. T. Ellington's Grandmother, that he had written to you, to institute suit—fortieth to break said will, and that he had come to my notice as the Husband of his sister for the institution of said suit. Now having heard that said Mrs. Thompson, having in her will excluded my Wife as a Legatee, she being the Daughter of Stephen Ellington, and Mr. Wm. S. Ellington informed me that he could rely on you as his friend and advisor, and you will be kind enough to correspond with me on that subject, and will of course be guided by you. I'm sure if this suit is instituted, rely upon my aid in whatever point—of necessity will be necessary. I am the Person who was at Ellington last May and induced Mr. Ellington to come home with me, and he is now in Texas, here at Alto, and I have strong hopes of
of his entire absences from intoxicating
Liquor. I am engaged in merchandising and
planting, and if my presence for that of
my Wife is necessary at Elberon, we will
of course come. Hoping you will confer
the favor of a quick reply, I remain
your most obedient Servant.

Marcus H. Phipps
alt
Texas.
27 Sep. 1856
Edward Symmes [?], at Pendleton, South Carolina, to Thomas W. Thomas.
Some two or three months after arriving in London, your purpose of visiting here, but was disappointed. The House was at that time in session, and I wished to get it in before the convening of that Court. Perhaps, however, something might be effected at that time. But I then believed,

'He was half owner of the Florida Land Company,'

and not having been there as often as is necessary, and not having realized a very great

...
from the concern since it became int and I feel that I am 

will only let me know 

come out one proposition when you expect to be at 

upon the death of my father. It is true, perhaps I can 

two years ago, and having made it convenient to 

something over 30 months since you were here. The house 

of land invested I think it 

have not made any pro- 

cent. When hearing my father's 

life time it stated from 12 

20 percent. I have 

offered my partner to either 

give or take a specific 

sum — he refused to do this. 

I know that there is a 

way in Georgia to wind up 

a Co-partnership by settle 

out the funds for a division. 

It would like much to 

see you about the matter 

and my business at home 

prevent my making another 

trip to Elberton. P.S. 20