

Case No. 6,049. HARDING v. ALTEMUS.  
[1 Wkly. Notes Cas. 12.]

Circuit Court, E. D. Pennsylvania.

Oct. 5, 1874.

TAXATION OF COSTS—EXPENSE OF PRINTING AND TRANSLATING  
TESTIMONY.

[Where the bill is dismissed, defendant is not entitled to add to his bill of costs the expense of printing the testimony in his behalf, or of translating depositions taken in France under letters rogatory.]

Complainant's bill having been dismissed, the defendant added to his bill of costs the expenses of printing the testimony in his behalf, and of translating certain depositions which had been taken in France under letters rogatory, and were in the French language. Upon taxation of costs before the clerk of the court, these items were disallowed by him. Defendant filed exception to this ruling.

Mr. Sheppard, for exceptions.

Mr. Harding, contra.

McKENNAN, Circuit Judge, overruled the exceptions.