

Saco Feb 21. 1851

Charles G. Bellamy Esq

Dear Sir

Yours of the 20th was
duly received - As to the writ it is in our
opinion defective in a number of points in
which we might possibly get it amended before
the Justice but on an appeal we should be
thrown out of Court with a Bill of Costs
against us.

In the first place the writ should have been in
different form - Should have been made to
run against the Body -

Again the Declaration is insufficient - The
reasons we can more readily tell you, than
write you -

The action should have been brought in the name
of a Citizen suing as well for the Town as for
himself, and so declared in the writ -
We are therefore decidedly of the opinion that
the action had better be withdrawn and another
instituted in its stead -

The complaint we think cannot be sustained -
Where a Statute provides a Special Remedy it