

plaintiff the defendant files a promissory note to make state with said
account and Report the same to court with any matter specially stated demand
performed by himself or which may be required to be so stated by either of the
parties

✓ 4 John M. Burley.

Def

against

✓ John T. Penman Esq; & Rogers and Robert Ridley and William S.
Gouldsgill Attorneys at Law practicing under the firm's sign of Ridley &
Gouldsgill

Deft

1947 This day the cause came on to be heard by consent of parties on the bill and
writs and amar of the defendants Ridley, Gouldsgill and was argued by
Counsel. On consideration whereof the court by consent of parties doth adjudge
order and decree that the defendant John T. Penman pay to the plaintiff
the sum of thirty three dollars and eighty three cents with interest thereon
from the 20th June 1845 together with the costs of the suit and that said
bill be dismissed as to all other parties

Ruffolo

#2234

of 1st Oct

87723

Charles Pritchard and Polly his wife who was formerly Clement. Def

against

Supt Pittle and his wife Elizabeth Pittle formerly Ridgway

Deft

Executor of Henry Ridgway decd

This day the cause came on to be heard on the bill and writs and amar of the
defendants application made and examination of Writs and was argued by
Counsel. On consideration whereof by consent of parties the court doth adjudge
order and decree that the defendants Supt Pittle and his wife Elizabeth
Pittle and Executor of Henry Ridgway do pay unto the plaintiff Charles
Pritchard and wife the sum of eighty four dollars and fifty cent with interest
thereon from the 31st December 1844 till paid and that each party pay
one half the costs

✓ John H. Bishop

Def

against

James C. Barnes Carr Bowes late Sheriff and Committee of the
state of James Bishop and Polly Berg administration with the
will annexed of Bartholomew

Deft

#3427

Def

It appearing to the court that Polly Berg administrates with the will annexed of
James Bishop has died since the last term it is ordered that the same be suggested
on the present term to the court coming on against to be heard by consent of parties
as the papers formerly made are agreed by counsel. On consideration whereof it
appearing to the court that the above entered in the present cause at December
Term 1847 has proved unavailing the court by consent of parties doth adjudge
order and decree that the defendant Carr Bowes former Sheriff and Committee of
the state of James Bishop out of any estate of said wife in his hands
pay unto the plaintiff the sum of One hundred forty seven dollars and
twenty five cent with interest thereon from the 1st of January 1844 till
paid together with the costs of the suit