

238

the Deft. the debt &c in the suit for maintenance of Costs to be levied &c
 Rawls v. Neal &c Case. Plea of Non ass. upon & jury sworn to try the cause
 to wit Mr. Mallory Sugars Law. Dempsey Drake. James Bell. John St. Hines
 John Wilson. John Moore Jr. John M. Gurley. Silas J. Weeks Rich. B. C. &c. Thos.
 Summers & John D. Turner who not a verdict for the pefl for \$24.50 Costs and
 It from 1st January 1837 Therefore judgment is granted the pefl to the Deft. for the
 damages & out of costs & costs to be levied &c
 Denegres v. & Griffen Case }
 Same v. Drake Case }
 Daugherty v. Seagren & Case }
 Same v. Same Deb.

These causes are severally continued till the next Term

Bancroft after a former Debt Dismissed by consent the pefl to pay the debt his
 costs

Dorland v. Riddick. Case - Jury sworn to try the issue to wit William Mallay
 Sugars Law. Dempsey Drake. James Bell. John St. Hines. John Wilson. John Moore
 John M. Gurley. Silas J. Weeks. Richard Blythe. Thomas Parkman. & John D. Turner
 who returned & after sometime returned & not having agreed upon a verdict by consent H. Mallay
 one of the juries was withdrawn & the cause came on for trial next Term for a new trial.
 Turners Esq. v. Mason &c Case. Costs for the pefl & Rule & John Whitcher
 witness for the pefl &c

Barkham for J. v. Torterome Case - Dismissed by consent the pefl to pay to the
 debt his Costs

Thorpe v. Torterome Case. Dismissed by consent the pefl to pay to the debt his
 Barkham v. Woodards &c Case Dismissed by consent
 Rawlings v. Mason Case - Dismissed by consent
 Collier v. Pope Case - Dismissed by Pefl's att.

Hannah v. Edwards. IAB v. Same

Araminta v. Same - IAB v. Same The defendant pleaded not guilty and upon being
 asked if he had any defense to make he said he had none

Dixey & Son v. Penoy - Case - Jury sworn to inquire of damages in this case to wit John
 Barker. Dardon W. Bryant. Allen Edwards. John M. Scammon &c Joseph Murray. John W.
 Hale Sugars Law. William White. Solomon J. Barkham. Joseph A. Scott. William Abbott
 Robert Griffen. John Wilson who returned a verdict for the pefl for \$38.60 Costs and
 int. from 1st October 1836 - Therefore judgment is granted the pefl to the Deft. for the
 damages & int. aforementioned & Costs

Bryant v. Burgess. Case - Plea of Non assumpit &c upon & jury sworn to try the cause to wit John
 M. Scammon &c. John M. Hale. John W. Barker. William White. Joseph Scott &c
 Edwards. Robert Griffen. Solomon Barkham. John Wilson. William Abbott & Bell. Joseph
 Murray. Dardon W. Bryant who not a verdict for the pefl for the pefl for \$20. damages and
 judgment is granted the pefl for the damages aforementioned & Costs

Ordered that the Court be adjourned till the first day of the next Term

Sac 2/5/1837