

Office Judgments confirmed in the County Court of Southampton on the 22<sup>nd</sup> day of June  
(being the last day of the June Term,) 1858.

William Webb who sue for the benefit and at the costs of John W. Murfee  
against

Barnes Taylor, Baker Cooper & John M. Garley

17.91  
Fif. 1<sup>st</sup>

The judgment obtained at the Rules not having been set aside and the plaintiff being now entitled to a final judgment it is therefore considered that the plaintiff recover against the defendants One hundred dollars with legal interest thereon from the 21<sup>st</sup> day of January 1856 till paid the debt and interest on the declaration mentioned and his costs by him about his suit in this behalf expended. And the said Defendants are Mercy to

Def. } In Debt  
Off.

William M. Everett guardian of Delia W. Beckman  
against

William A. Jones

16.71  
Fif. 1<sup>st</sup>

The judgment obtained at the Rules not having been set aside and the plaintiff being now entitled to a final judgment it is therefore considered that the plaintiff recover against the defendant three hundred dollars, the debt in the declaration mentioned, with legal interest thereon from the 2<sup>nd</sup> day of May 1856 till paid and his costs by him about his suit in this behalf expended. And the said Defendant is Mercy to

Def. } In Debt  
Off.

Pudlor Lawrence assignee of A. W. Norfleet  
against

James A. Bell, Wm. Murfee, E. D. Williams, Wm. A. Bell surviving obligors of themselves & Wm. I. Schell in life

18.51  
Fif. 1<sup>st</sup>

The judgment obtained at the Rules not having been set aside and the plaintiff being now entitled to a final judgment it is therefore considered that the plaintiff recover against the defendants One thousand dollars the debt in the declaration mentioned with legal interest thereon from the 5<sup>th</sup> day of February 1856 till paid and his costs by him about his suit in this behalf expended. And the said Defendants are Mercy to. This judgment is to be credited for one hundred dollars paid June 15<sup>th</sup> 1857.

Def. } In Debt

Pudlor Lawrence assignee of A. W. Norfleet  
against

James E. Schell Esq: & William J. Schell decd

18.71  
Fif. 1<sup>st</sup>

The judgment obtained at the Rules not having been set aside and the plaintiff being now entitled to a final judgment it is therefore considered that the plaintiff recover against the defendant One thousand dollars, the debt in the declaration mentioned with legal interest thereon from the 5<sup>th</sup> day of February 1856 till paid and his costs by him about his suit in this behalf expended. To be levied of the goods of the defendant in, or which may hereafter come to, the hands of the defendant to be administered. And the said defendant is Mercy to. This judgment is to be credited for One hundred dollars paid June 15<sup>th</sup> 1857.

Def. } In Debt  
Off.

William Drinker

against

Wm. Beale & Benj. J. Barrett

The dismission of this suit at the Rules not having been set aside it is therefore considered that the same be confirmed.

Teste,

L R Edwards Esq