

The Commonwealth

against

Thomas Oliver, Benjamin S. Gwathmey & Jas. G. Gwathmey Defendants

The process awarded against the defendants being returned not executed against the defendants Thomas Oliver and Benjamin S. Gwathmey they were solemnly called and not appearing; On the motion of the attorney for the Commonwealth it is ordered that a new process be awarded against them returnable here at the first day of the next Quarterly Term after Court.

The Commonwealth

against

John Forest

The attorney for the Commonwealth by consent of the Court said that he will not further prosecute on behalf of the Commonwealth in this cause. It is therefore ordered that this prosecution be discontinued & that the defendant go thence without day.

W^m St. Simonsell, James Jones and John Cobb are appointed Commissioners to act in place of those heretofore appointed to let to the lowest undebated the repairs or rebuilding of Breakers Bridge over Seacoast Swamp and receive the same when completed & make report to Court.

Ordered that the Sheriff summon all the acting Justices of this County to the next term of this Court to take into consideration the report of the Commissioners appointed to report on the repairs or rebuilding of the Clerk's office in this County.

Moritt Briggs

against

Olijah Williams and Giles S. Whitney

Defendant

Plaintiff

In Debt.

This day the parties by their attorneys and the defendant relinquishing his former plea acknowledges the plaintiff's action for the Debt and interest at the declaration mentioned. Wherefore it is considered by the Court that the plaintiff recover against the defendant twenty three dollars and eleven cents with legal interest thereon from the 1st day of January 1854, full paid, and his costs by him about his suit in this behalf expended. And the said defendant no money &c But this judgment is to be credits by the sum of fifty dollars paid February 16th 1857.

Joseph Walpole

against

Elwood Cravert

Plaintiff

In Case

Defendant

This day came the parties by their attorneys and the plaintiff desirous of the attachment in this case on the parties by consent waiving their right to have a jury submit that whole matter of law and fact may be heard and determined by the Court, and therupon after hearing the evidence adduced by the parties, it is caused and by the Court that the plaintiff recover against the defendant one hundred seven dollars with legal

11.84

for filing