

Sect. 4^o

As a final judgment it is therefore considered that the plaintiff recover "against the defendants One hundred dollars the debt in the declaration mentioned with legal interest thereon from the 28th day of March 1851 till paid and his costs by him about his suit in this behalf expended. And the said Defendants in Merig^d 1^o

Alexander Norfolk who sue for the benefit of Harrison Joyner.

Def^t { In Deb^t.

against
Hn Murphy, James H. Bell, & A. Williams Wm A. Bell

15.51

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 5th day of February 1856 till paid and his costs by him about his suit in this behalf expended. And the said Defendants in Merig^d 1^o

Alexander Norfolk who sue for the benefit of Harrison Joyner

Def^t { In Deb^t.

against
James E. Scobell Executor of Wm I. Scobell

15.71

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 5th day of February 1856 till paid and his costs by him about his suit in this behalf expended. To be divided of the goods and chattels of the decedent in or which may come to the hands of the defendant to be administered. And the said Defendant in Merig^d 1^o

William Atkinson administrator of Patsey Denson

Def^t { In Deb^t.

against
Oliver Bradshaw

15.71

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 Ninety Six dollars the debt in the declaration mentioned with legal interest thereon from the 15th day of May 1858 till paid and his costs by him about his suit in this behalf expended. And the said Defendant in Merig^d 1^o

Chas. B. Whitehead & W. H. Turner v. W. C. Marrow for services in trade under the style of Newman & Co. Def^t.

against
Ayer & Durham

15.71

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 Six hundred and eighty eight dollars Seventy one cents the debt in the declaration mentioned with legal interest on Three hundred and fifty nine dollars and thirty cents part thereof from the 20th day of September 1857 and on Four hundred and Seventy three dollars forty one cents the residue thereof from the 1st day of March 1858 till paid and their costs by them about their suit in this behalf expended. And the said Defendant in Merig^d 1^o

Richard Darden

Def^t { In Deb^t.

against
William Murphy

15.71

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 Six hundred dollars the debt in the declaration mentioned with legal interest thereon from the 18th day of October 1852 till paid and his costs by him about his suit in this behalf expended. And the said Defendant in Merig^d 1^o. The judgment is to be created for One hundred dollars paid Nov 9th 1858.