

J 8.92

S. f. f.

The judgment obtained in the office 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 hundred and forty seven dollars fifty eight cents the debt in the declaration mentioned with legal interest thereon from the 30<sup>th</sup> day of January 1857 till paid and his costs by him about his suit in this behalf expended & be taxed of the goods and chattels of the defendant in or which may hereafter come to the hands of the defendant to be administered. And the said Defendant is attorney for

C. Davis Clayton

Def

against

Edwin Parashaw &amp; Nathaniel Drablow

{ In Deb.

Op.

J 7.81

F. f. f.

The judgment obtained in the office 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 two dollars and fifty cents the debt in the declaration mentioned with legal interest thereon from the 15<sup>th</sup> day of March 1857 till paid and his costs by him about his suit in this behalf expended. And the said Defendant is attorney for

Cuthbert Proctor

Def

against

Wm R Parker

{ In Deb.

Op.

J 6.71

F. f. f.

The judgment obtained in the office 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 hundred and fifty three dollars the debt in the declaration mentioned with legal interest thereon from the 16<sup>th</sup> day of January 1854 till paid and his costs by him about his suit in this behalf expended. And the said Defendant is attorney for

Cuthbert Goffette and Cuthbert Proctor merchants and pasture trading under the firm  
and style of Goffette & Proctor

Def

against

Stephen Proctor a son with the will annexed of P. A. Rollings

Op.)

J 8.16

S. f. f.

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 Sixty three dollars and thirty five cents the debt in the declaration mentioned with legal interest thereon from the 6<sup>th</sup> day of January 1858 till paid and his costs by them about their suit in this behalf expended. And the said Defendant is attorney for

John T Phillips

Def

against

Stephen Henderson &amp; Robert Richs

{ In Deb.

Op.)

J 7.21

F. f. f.

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 and fifteen dollars the debt in the declaration mentioned with legal interest thereon from the 1<sup>st</sup> day of January 1857 till paid and his costs by him about his suit in this behalf expended. And the said Defendants are attorney for

William W. Shands

Def

against

Charles Hallard and others with Hallard

{ In Deb.

Op.)

J 7.41

F. f. f.

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 Ninety hundred and twenty two dollars the debt in the declaration mentioned with legal interest thereon from the 5<sup>th</sup> day of January 1859 till paid and his costs by him about his suit in this behalf expended. And the said Defendants are attorney for

This judgment is to be credited for 100. paid Feb 2. 1859.