

16.71

Fifey<sup>2</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 hundred dollars the debt in the declaration mentioned with legal interest thereon from the 16<sup>th</sup> day of April 1859 till paid and his costs by him about his suit in this behalf expended. And the said Defendant in Mercy d<sup>r</sup>

James Holmes assignee of A. J. Vickl arm. de bonis now of James Vickl who was assignee of Dabell Vickl army of James Vickl

Pf:

{ Inv'dt.

against

Mary Vickl, Benj<sup>m</sup> F. Vickl and Daniel Vickl

Dft

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 Twenty two dollars, the debt in the declaration mentioned with legal interest thereon from the 18<sup>th</sup> day of November 1851 till paid and his costs by him about his suit in this behalf expended. And the said Defendants in Mercy d<sup>r</sup> This judgment is to be credited for thirty three dollars eight cents paid April 1<sup>st</sup> 1860.

S R Edwards b6