

To said report, and receive the same when opened & put in good repair and make report to Court

The last will and testament of John Whaley deceased was this day proved by the oaths of Joseph E. C. Warkent, one of the subscribers witness thereto, and the same having been recorded at the last term of this Court by the oaths of W. A. D. Bryant the other subscriber witness thereto, is therupon ordered to be recorded.

A. W. Norfleet

against  
John B. Jenkins

Plaintiff

Defendant

In cause

In the motion of the Defendant by his attorney who pleaded non assumpsit and payment to which the plaintiff by his attorney replied generally the judgment obtained against him in the office is set aside

Ordered that the Court be adjourned till the first day of the next term.

S. B. Phelps P. J.

Office judgments confirmed in the County Court of Southampton County on the 18<sup>th</sup> day of March (being the last day of March Term) 1861

James Dillard

against

Def

In debt

Brown Barnes & Samuel Durston partners under the firm style of Barnes & Durston

Def

The judgment obtained in the office against the defendant Brown Barnes not having been set aside and the plaintiff being now entitled to a final judgment against the defendant it is therefore considered that the plaintiff recovers against the said defendant two hundred and fifty dollars the debt in the declaration mentioned, with legal interest thereon from the 1<sup>st</sup> day of January 1860 till paid and his costs by him about his suit in this behalf expended. And the said defendant in attorney fee

Mary B. Denys attorney with the subscriber annexed of T. P. Butts did Def

against

In debt

Daniel Vicks & Livingston Gardner

Def

The judgment obtained in the office against the defendants not having been set aside and the plaintiff being now entitled to a final judgment against the defendants it is therefore considered that the plaintiff recovers against the said defendants two hundred and six dollars and 56/100<sup>ds</sup>. the debt in the declaration mentioned, with legal interest thereon from the 1<sup>st</sup> day of Oct 1860 till paid and his costs by him about his suit in this behalf expended. And the said defendants in attorney fee

John McCloskey

against

James S. Bell

Def

In debt

The judgment obtained in the office against the defendant not having been set aside and the plaintiff being now entitled to a final judgment against the defendant it is therefore considered that the plaintiff recovers against the

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Def. ipo