

bill paid and his costs by him in this behalf expended.

Elizabeth Butler, guardian of Richard F. Butler, against Samuel J. Bell,
for damages against him
Samuel J. Bell and others, coll.

97 83
55
8 45

This day came the plaintiff by his attorney and the defendant being solemnly called came not. Whereupon came a jury to wait, H. C. Bell, Horace A. Bartow, W. H. Briggs, James F. Spring, Franklin Vick, Clark Davis, Almon Brinley, John Bryant, W. D. Hall, John Ellis, George R. Fair and Holloman Read, who being sworn diligently to inquire of the damages in this suit upon their oaths returned a verdict in these words to wit, "We the jury find for the plaintiff the debt in the declaration mentioned with compound interest thereon from December 25, 1861." Therefore it is ordered by the Court that the plaintiff recover against the Defendants and others coll., the sum having been demanded as to the Defendant Lien, One hundred and thirty dollars, the debt in the declaration mentioned, with compound interest thereon from December 25, 1861, to be paid and his costs by him about his suit in this behalf expended.

David Turner

against
C. Holland and Morelith Holland

15.25
45.45

This day came the plaintiff by his attorney and it appearing to the Court that the defendants have had legal notice of this action they were solemnly called but came not. Therefore it is ordered by the Court that the plaintiff recover against the defendants thirty dollars (that sum being equal to the interest for one year on the sum of five hundred dollars, principal debt due by Defendants to plaintiff by bond dated July 15, 1860 and payable February 1st 1862) with legal interest thereon from this 1st day of March 1862 till paid and his costs by him about his suit in this behalf expended.

David Turner

against
C. Holland and Morelith Holland

15.48
45.45

This day came the plaintiff by his attorney and it appearing to the Court that the defendants have had legal notice of this action they were solemnly called by cause not. Therefore it is ordered that the plaintiff recover against the defendants thirty dollars (that sum being equal to the interest for one year on the sum of five hundred dollars, principal debt due by Defendants to plaintiff by bond dated July 15, 1860 and payable February 1st 1862 (with legal interest thereon from this 1st day of March 1862 till paid and his costs by him about his suit in this behalf expended).

*William H. Briggs & C. Williams, merchants and factors trading under the name firm of
H. C. & W. H. Briggs*

against
David J. Mathews

14.33
45.45

This day came the parties by their attorneys and at the instance of the defendant and for want appearing to the Court. It is ordered that this suit be continued till the next general Term of the Court and the plaintiff not desiring to prosecute the suit further, but desiring the same to be discontinued, it is ordered that they be non-suited, and pay to the defendant five dollars damages according to law besides the costs by the said defendant about his defense expended.