

One hundred and twenty six dollars, the debt in the declaration mentioned, with legal interest therefrom the 1st day of January 1868 till paid and his costs by him about his suit in this behalf expended.

Joseph H. Bland, Edwin Turner & John Turner, late merchants and partners trading under the name & style of Bland, Turner & Brother
against

J. C. Bland { D. W. Bland
D. W. Bland

The judgment obtained at the Rules against the Defendant 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 two dollars and twenty two cents, the debt in the declaration mentioned, with legal interest therefrom from the 9th day of April 1867 till paid, and their costs by them about their suit in this behalf expended.

Joseph H. Bland, Edwin Turner & John Turner late merchants and partners trading under the name & style of Bland, Turner & Brother
against

John J. Parker { D. W. Bland
John J. Parker

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 two hundred and three dollars & twenty two cents, the debt in the declaration mentioned, with legal interest therefrom from the 15th day of March 1867 till paid and their costs by them about their suit in this behalf expended.

John J. Barker, Edwin Turner & John Turner merchants & partners trading under the name & style of Barker, Turner & Brother
against

J. C. Bland { D. W. Bland
J. C. Bland

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 seventy two dollars & eighty cents, the debt in the declaration mentioned, with legal interest therefrom from the 9th day of April 1867 till paid and their costs by them about their suit in this behalf expended.

William D. Bryant { D. W. Bland
against

Ames Beaman { D. W. Bland
Ames Beaman

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 fifty five dollars, the debt in the declaration mentioned, with legal interest therefrom from the 9th day of February 1867, till paid, and his costs by him about his suit in this behalf expended.

Richard L. Bryant, Esquire John Margrave deceased
against

John D. Jenkins { D. W. Bland
John D. Jenkins

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 forty four dollars & eighteen cents, the debt in the declaration mentioned, with legal interest therefrom from the 1st day of August 1860, till paid and his costs by him about his suit in this behalf expended.