

Bartram J. Mathews, attorney for Defendants D. Mathews
against

John Edwards & R. G. Edwards

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 dollars, less debts the date in the declaration mentioned, with legal interest thereon from the 25th day of November 1866 till paid and costs by him about his suit in this behalf expended.

Off } { Inv. Debt.
Off } { Inv. Debt.

David & Thomas, Executors of Nathaniel & Thomas, who died for the benefit of David Turner

against

James H. Andrew, Executor J. H. Person deceased

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 eight dollars & eighty four cents, the debt in the declaration mentioned, with legal interest thereon from the 1st day of January 1860 till paid and his costs by him about his suit in this behalf expended. To be taxed of the goods and chattels of the defendant in or where may come to the hands of the defendant to be administered.

J. M. Coulter

against

S. H. Bishop

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 Eighty six dollars and fifty cents, the debt in the declaration mentioned, with legal interest thereon from the 1st day of December 1866 till paid and his costs by him about his suit in this behalf expended.

Off } { Inv. Debt.

Off } { Inv. Debt.

Edwin Smith & Martha & George Cox, & Exec. of Hardy Coop. Jr. who died for the benefit of Thomas H. Coop. Off
against

William A. Bryant, Doug. J. Bryant & Richard L. Bryant

The judgment obtained at the Rules not having been set aside and the plaintiff being now entitled to a final judgment against them. It is therefore considered that the plaintiff recover against the said Defendants Doug. J. Richard L. Bryant One hundred and thirty two dollars, the debt in the declaration mentioned, with legal interest thereon from the 25th day of February 1853 till paid and their costs by them about their suit in this behalf expended. This judgment is to be credited for one hundred dollars paid Dec. 30th 1864.

Off } { Inv. Debt.

Richard L. Bryant, Executor of John Marguerre deceased

against

Isaac H. Green & Sarah Cook

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 dollars, the debt in the declaration mentioned, with legal interest thereon from the 25th day of January 1860 till paid and his costs by him about his suit in this behalf expended.

Off } { Inv. Debt.

Off } { Inv. Debt.

George W. Blayford

against

Sam Harris

L. C. Ferguson

against

J. P. Russell & Richd. L. Bryant

The judgment of this cause at the Rules not having been set aside. It is therefore considered

Off } { Inv. Debt.

Off } { Inv. Debt.

Off } { Inv. Debt.

Off } { Inv. Debt.