

is ordered that the Sheriff of this County do as soon as possible, after the adjournment of this Court, receive and safely convey to said Henry Brown from the jail of this County to the said Penitentiary Prison to be kept imprisoned and treated in the manner directed by law, and thereupon the said Henry Brown is remanded to jail.

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

S. T. H. Hales Esq.

Office Judgment confirmed in the County Court of Southampton on the 20th day of August, being the last day of the August Term, 1868.

John W. Hedgesfield who was for the debt of £100. Broadstone Esq. Merchant Broadstone Esq.

against

Isaac Wade

(Def)

£6.88

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 twenty dollars, the debt in the declaration mentioned with legal interest thereon from the 1st day of August 1859 till paid and his costs by him about his suit in this behalf expended.

Samuel G. Dole

Off

{Chall

against

Wm. St. Head & Wm. A. Bell

Def

17.00

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 forty one dollars and forty cents, the debt in the declaration mentioned with legal interest thereon from the 1st day of January 1867, till paid, and his costs by him about his suit in this behalf expended. The judgment is subject to a credit of £15. 75 paid 16th January 1860.

Samuel Hales Esq. & adm'r. of Weston Poole

Off

{Chall

against

Bob Hollands

Def

£6.56
Fif. 47

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 one dollars and forty cents, the debt in the declaration mentioned with legal interest thereon from the 1st day of January 1867, till paid, and his costs by him about his suit in this behalf expended.

Sam. Hales Esq. & adm'r. of Weston Poole

Off

{Chall

against

Bob Hollands £3. Kindred £13. 53 Hundred

87.76
Fif. 48

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 three dollars and eighty cents, the debt in the declaration mentioned with legal interest thereon paid