

the said James, Robert Smith, Thomas Clark, Henry Chapman, Samuel Freeman,  
in the sum of one hundred dollars, is hereby judgment made of the sum  
and costs, same to be remitted to the use of the Commonwealth of Virginia, of the  
late Col. David Shear, whose defense in the performance of its undivided creditor  
to the claim of the above recouping sum is such, that of the above sum Col. David, do  
I shall personally appear to the 1<sup>st</sup> day of April next, before the County Court  
of this County, at the courthouse thereof, & show to them the Commonwealth of  
the facts upon which he stands indebted, & shall let them judge whether the  
sum of one hundred dollars, due the above recouping sum to be undivided of no effect, otherwise  
to remain as full force & Virtue.

Ordered that the Court be adjourned till Court in Council.

Shugars Lane

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 quarterly Term - 1869

J. D. Cotton & Joshua Proctor, claimants, of themselves & Joseph E. Coffey, Jr. and  
Andrew J. Vick, Jr., merchants operators trading under the firm style of Cotton, Vick & Coffey, Jr., Defendants  
against

J. H. Bishop

Def.

The judgment returned 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 herein against the defendant  
one hundred and twenty two dollars, twenty two cents, the debt in the declaration mentioned with legal  
interest accrued from the 15<sup>th</sup> day of March 1862 till paid and the costs by them about the debt  
on their behalf expended.

Mary G. Johnson, guardian for William G. Estes, claimant, who sue for the benefit of John  
Brooks, receiver

Def.

John D. Scott

John W. Stephenson & James P. Baynard

Def.

The judgment returned 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 herein against the defendants  
forty dollars and twenty three cents with interest from the 25<sup>th</sup> day of August 1862 till paid the  
debt and interest in the declaration mentioned and the costs by her about the debt on the behalf of expended

Mary G. Johnson, guardian for William G. Estes, claimant, who sue for the benefit of John  
Brooks, receiver

Def.

John D. Scott

Will. H. Stephenson & James W. Peale

Def.

This debt stated at the Rules sets the defendant Will. H. Stephenson and the judgment returned  
at the Rules against the defendant James W. Peale not having been set aside and the Plaintiff being  
now entitled to a final judgment against the defendant Peale, it is therefore considered that the Plaintiff  
herein against the defendant Peale one hundred and two dollars, forty eight cents with interest  
thereon from 25<sup>th</sup> day of August 1862 till paid and the costs by him about the debt on the behalf  
expended.