

the legal interest thereon from the 5<sup>th</sup> day of March 1869 till paid and their costs by them about their debt on this behalf expended.

Chas. W. Bond v. Geo. B. Bond & Geo. J. Bond Trustees of Chas. W. Bond  
 against

J. P. Ridley  
 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 One hundred dollars, the debt on the declaration mentioned with legal interest thereon from the 1<sup>st</sup> day of January 1862 till paid and his costs by him about his debt on this behalf expended.

D. D. Washburn  
 against

J. P. Ridley  
 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 One hundred and fifty dollars twenty four Cents, the debt on the declaration mentioned with legal interest thereon from the 5<sup>th</sup> day of May 1869 till paid and his costs by him about his debt on this behalf expended.

J. L. Ford  
 against

E. B. Glend  
 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 Sixty eight dollars and sixty two Cents, the amount of the account upon which this return is brought, with legal interest on \$2<sup>50</sup> part thereof from January 1<sup>st</sup> 1861, on \$19<sup>50</sup> another part thereof from January 1<sup>st</sup> 1862, on \$38<sup>50</sup> another part thereof from January 1<sup>st</sup> 1863, and on \$8<sup>50</sup> the residue thereof from January 1<sup>st</sup> 1864 till paid, and his costs by him about his debt on this behalf expended.

Albert Wall John W. Barlow & W. Wall partners doing business under the name of Wall, Barlow & Wall  
 against

Wm. J. Bradley  
 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 One hundred fifty five dollars thirty eight Cents, the debt on the declaration mentioned with legal interest thereon from the 15<sup>th</sup> day of February 1869 till paid and their costs by them about their debt on this behalf expended.

Albitten S. Butler  
 against

Chas. W. Bond & W. H. Bond  
 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 thirteen dollars seventy six Cents the debt on the declaration mentioned with legal interest thereon from 5<sup>th</sup> day of April 1866 till paid and his costs by him about his debt on this behalf expended.

D. S. Robinson v. W. J. Robinson Plaintiff against W. J. Johnson Defendant In Debt - The statement of this debt at the Rules not having been set aside is confirmed.

Costs Edwin White Ct