

Thomas Bradshaw who sue for the benefit of his W. Comell

against
Wm H. Stephenson

Off { Inv Debts

Def

The judgment obtained at the Rolls 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 dollars, the debt in the declaration mentioned with legal interest thereon from the 22nd day of August 1869 till paid and his costs by him about his suit in this behalf expended.

6. W. Nicholson et al. v. Conrad T. Holthaus

against

Conrad T. Holthaus claiming debts of themselves & Henry P. Howard

Off

{ Inv Debts

The judgment obtained at the Rolls 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 thirty five dollars the debt in the declaration mentioned with legal interest thereon from the 8th day of January 1869 till paid and his costs by him about his suit in this behalf expended.

A.D. & C.B. Gathaway merchants & factors trading under the firm of Gathaway, Boston

against

H. S. Griffin & Son, Lawrence merchants & factors trading under the firm of Griffin & Lawrence

The judgment obtained at the Rolls 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 said Defendant Lawrence One hundred and fifteen dollars the debt in the declaration mentioned with legal interest thereon from the 22nd day of August 1869 till paid and their costs by them in this behalf expended.

Wm. A. Brooks

against

Conrad Drake & John Drake

Off

{ Inv Debts

The judgment obtained at the Rolls 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 thirty dollars dollars the amount of the account upon which this action is brought with legal interest thereon from 1st day of January 1868 till paid and his costs by him about his suit in this behalf expended.

C.L. Johnson

against

Richard M. James

Off

{ Inv Debts

The judgment obtained at the Rolls 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 in the declaration mentioned with legal interest thereon from the 1st day of October 1868 till paid and his costs by him about his suit in this behalf expended.

Conrad H. Baileys

against

Edward H. Sheld

Off

{ Inv Debts

The judgment obtained at the Rolls not having been set aside and the Plaintiff being now entitled to a final judgment it is therefore considered by the court that the Plaintiff recover against the Defendant One hundred and fifty dollars the debt in the declaration mentioned with legal interest thereon from the 1st day of June 1869 till paid and his costs by him about his suit in this behalf expended.