

plaintiffs action nor but that they doth owe the debt in the declaration  
Therefore it is considered by the Court that the plaintiffs recover against the  
said defendant seventy pounds in specie the debt in the declaration  
mentioned with this cost by him about his suit in this behalf expended  
And the D. defendant in money be But this judgment except the cost  
is to be discharged by the payment of Thirty five pounds in specie  
with interest thereon after the rate of 5 p. Cent. Annuum from the 1<sup>st</sup> day of  
October 1782 like payment

274. 256  
2157

Benjamin Jones p. } In Debt  
                                  agst  
William Gray     D. }

This day came the plaintiff by his attorney and  
the defendant in his proper person who withdrawing his former plea saith  
that he cannot gainsay the plaintiffs action nor but that he doth owe  
debt in the declaration mentioned Therefore it is considered by the Court  
the plaintiffs recover against the said defendant Two hundred pounds  
specie currency and his cost by him about his suit in this behalf expended  
and the D. defendant in money be But by a rule of court this judgment  
is to be discharged by the scale of depreciation at the rate of One pound  
in specie for every twenty five in paper

274. 256  
2157

Randolph Reese p. } In Debt  
                                  agst  
Harry Braf     D. }

This day came as well the plaintiff by his attorney  
as the defendant in his proper person who withdrawing his former plea saith  
that he cannot gainsay the plaintiffs action nor but that he doth owe the  
debt in the declaration mentioned Therefore it is considered by the Court that  
the plaintiffs recover against the said Defendant Two pounds ten shillings  
the debt in the declaration mentioned and his cost by him about his suit  
in this behalf expended and the D. def. in money be But this judgment  
except the cost is to be discharged by the payment of Two pounds  
fifteen shillings with interest thereon from the 7<sup>th</sup> day of feby 1782 like  
payment.

Abraham Joims p. } In Case  
                                  vs  
Marmell Darham D. }

This day came the plaintiff by his attorney and the D. def.  
being solemnly called and not appearing on the motion of the the D. plaintiff  
it is ordered that the conditional judgment obtained by the plaintiff against the  
D. defendant at the last Court be confirmed for what damages it shall  
appear the plaintiff hath sustained by the occasion in the declaration  
to be enquired of by a jury at the next Court

Jesse Britain p. } In Debt  
                                  vs  
Barnaby Drake D. }

Dismissed being agreed by the parties