

(21)

21

Joseph and William Scott. pliffs

against

Thomas Ridley & John Scott

Estate of John Scott ... dfts

In Debt

136^u
Totals

This day came as well the plaintiffs by their attorney as the Defendant Ridley in his proper person (the suit abating as to the other Def't who is not an inhabitant) who confessed the plaintiffs action for £548. 11. 6 the debt in the Declaration mentioned to be just. Therefore it is considered by the Court that the plaintiffs recover against the said defendant the afores? Five hundred and twenty eight pounds eleven shillings and six pence and their costs by them about their suit in this behalf expended to be levied of the goods and chattles which were of the S^r John Scott at the time of his death and which shall hereafter come to the hands of the said Thomas Ridley to be administered & if he hath not now sufficient the cost to be made of the proper goods and chattles of the said Thomas & be in money be But this judgment except the costs to be discharged by the payment of Two hundred and eighty nine pounds five shillings and nine pence with interest thereon to be computed after the rate of 5% per Annun from the 20th day of March 1783 till payment.

Joseph and William Scott. pliffs

against

Thomas Ridley & John Scott ap^s

Estate of John Scott dfts

In Debt

136^u
Totals

This day came as well the plaintiffs by their attorney as the Defendant Ridley in his proper person who confessed the plaintiffs action for £564. 19. 1 the debt in the declaration mentioned to be just (& the other Def't Mr. Scott being no inhabitant this suit abates as to him) Therefore it is considered by the Court that the plaintiffs recover against the said Defendant Ridley the afores? Five hundred and sixty four pounds thirteen shillings and one penny and their cost by them about their suit in this behalf expended to be levied of the goods and chattles which were of the S^r John Scott at the time of his death and which shall hereafter come to the hands of the S^r Thos. Ridley to be administered but if he hath not now sufficient that the cost to be made of the proper goods and chattles of the S^r Defendant to be in money be But this judgment except the costs to be discharged by the payment of Two hundred and eighty two pounds nine shillings six pence with interest thereon to be computed after the rate of 5% per Annun from the 12th day of May 1775 till payment.

Nathan Barnes adm^r &c of Burnell Barnes dft

agst

Matthew Vick - - - - -

In Debt

141^u 68^d
666

This day came as well the plaintiffs by his attorney as the defendant in his proper person who confessed the plaintiffs action for £45. 8 to be just. Therefore it is considered by the Court that the plaintiffs recover against the said Defendant the afores? Forty five pounds eight shillings and his cost by him about his suit in this behalf expended & the said Defendant to be in money be But this judgment except the cost is to be discharged by the payment of Twenty two pounds fourteen shillings with interest thereon from the 17th day of December 1777 till payment at 5% per Annun. Mem^r to the Plaintiff acknowledged before the Court on the 17th day of December 1778 that he had paid the sum of Fifteen pounds in part of this judgment & the rest, as a Rule of this Court or to be settled in specie to be calculated by the Scale of depreciation established by Law for the month of December in the year 1777.