

205
the plaintiff the debt in the declaration mentioned in manner and form as the plaintiff against them hath complained Therefore it is considered by the court that the plaintiff recover against the defendants Ten pounds with interest thereon from Decr 25th 1785 till paid the debt in the declaration mentioned and his costs by him about his suit in this behalf expended, and the said defendants in mercy &

Honourable Person assignee of Abraham Pebles assignee of William Taylor. *Plff*
William Little *Def^t*
In Debt

209th 1786
1786
This day came the plaintiff by his attorney and the defendant withdrawing his former plea saith that he cannot deny the plaintiffs action nor but that he doth owe to the plaintiff the debt in the declaration mentioned in manner and form as the plaintiff against him hath complained Therefore it is considered by the court that the plaintiff recover against the defendant Thirty two pounds twelve shillings and six pence ^{sterling money} that debt in the declaration mentioned and his costs by him about his suit in this behalf expended and the said defendant in mercy &

198th 1784
98th 1784
Upon the petition of John Myrick against William Butts adnor. &c. of John Butts dead. for Two pounds eight shillings with interest due by note and costs. This day came the plaintiff by his attorney and the defendant having been duly summoned and served with a copy of the petition and not appearing on the motion of the plaintiff it is considered by the court that he recover against the defendant Two pounds eight shillings with interest thereon from April 14th 1774 till paid and his costs by him in this behalf expended to be levied of the goods and chattels which were of John Butts dead at the time of his death in the hands of the defendant to be administered; if so much thereof he hath in his hands to be administered; if not then the costs to be made of the proper goods & chattels of the defendant

98th 1784
98th 1784
Upon the petition of William Dromy Esq. &c. of William Dromy dead. against Bailey Barnes and Henry Harris for Three pounds twelve shillings and six pence due by note and costs. This day came the plaintiff by his attorney and the defendants having been duly summoned and served with a copy of the petition and not appearing on the motion of the plaintiff it is considered by the court that he recover against the defendants Three pounds twelve shillings and six pence and his costs by him in this behalf expended. But this judgment except the costs is to be discharged by the payment of one pound sixteen shillings and eight pence with interest thereon from January 2nd 1778 till paid

The petition of William Dromy Esq. &c. of William Dromy dead. against Simon Pike and James Blake for two pounds ten shillings due by note is on the motion of the plaintiff ordered to be dismissed the defendants agreeing to pay the plaintiff his costs by him in this behalf expended

98th 1786
1786
Upon the petition of Richard Dromy against Rowell Edmunds for Five pounds Gold or Silver due by note and costs. This day came the plaintiff by his attorney and the defendant having been duly summoned and served with a copy of the petition and not appearing on the motion of the plaintiff it is considered by the court that he recover against the defendant Five pounds gold or silver with interest thereon from May 20th 1785 till paid and his costs by him in this behalf expended

98th 1786
1786
Upon the petition of James Parr against Arthur Turner for Three pounds one shilling and six pence and interest from April 1786 due by note and costs. This day came the plaintiff by his attorney and the defendant and having been duly summoned and not appearing on the motion of the plaintiff it is considered by the court that he recover against the defendant Three pounds one shilling and six pence with interest thereon from April 1786 till paid and his costs by him in this behalf expended

Upon the petition of James Warden against William Little for Six pounds due by note and costs. This day came the plaintiff by his attorney and the defendant having been duly summoned and served with a copy of the petition and not appearing on the motion of the plaintiff it is considered by the