

360 2k 1973

appearing by the affidavit of Thomas Stanley that the defendant have had legal notice of this motion he was solemnly called but came not therefore it is considered by the court that the plaintiff may have execution against the defendant for the sum of four hundred and forty four dollars and ninety four cents the penalty of the bond mentioned and his costs by him in this action expensed and the defendant in mercy &c But this amount is to be discharged by the payment of two hundred and twenty two dollars and forty seven cents and interest thereon to be computed after the rate of Centum primum from the 14th day of September 1802 till payment

Blake B. Wiggins and Willis Wiggins
merchants and partners acting under the
firm and style of Blake B. Wiggins Esq. plff
Against

Nathan Marks and Joseph Marks Dfto

Upon a
for the
coming
property

This day came the plaintiff by his attorney and it appearing by the affidavit of James Bishop that the defendant have had legal notice of this motion he was called but came not therefore it is considered by the court that the plaintiff may have execution against the defendant for the sum of two hundred and seventy dollars and thirty two cents the penalty of the said mentioned and their costs by them in this behalf and the defendant in mercy &c But this judgment to be discharged by the payment of one hundred and seven dollars and ninety seven cents and interest to be computed after the rate of 6^{1/2} centum primum from the 16th day of September 1802 till payment

Same

Against

Same

Upon a bond for the fourth
of property to be

This day came the plaintiff by his attorney and it appearing by the affidavit of James Bishop that the defendant have had