

317

C. 10 - 8.507

taken no open Court) That the defendants have had legal notice of this motion, they were solemnly called but came not therefore It is considered by the Court that the Plaintiff may have execution against the defendants for Ten pounds Ten shillings and Six pence the penalty of the said bonds and his costs by him about his Suit in the behalf of justice and the said defendants in money &c But this Judgment is to be discharged by the payment of five pounds Six Shillings and three pence with Interest thereon to be computed after the rate of Six per centum per annum from the Twentieth day of March One thousand eight hundred and fifteen until the time of Payment and the Costs

Drews Bryant son of James Bryant and the said Defendants to Lucy Vick for the benefit of Great Barrow

John Vick and Jordan Vick
Def^t before a bench for the first coming of property taken upon the Surveys of a writ of fieri facias which took out of this Court by the Plt against the defendants John, Jordan and Samuel Vick -

This day came the parties by their Attorneys and it appearing to the satisfaction of the Court by the affidavit of Joseph Blanton deputy of Henry Briggs Sheriff taken no open Court That the defendants have had legal notice of this motion, they were solemnly called but came not therefore It is considered by the Court that the Plaintiff may have execution against the defendants for forty pounds Ten shillings and Six pence the penalty of the said bonds and his costs by him about his Suit in the behalf of justice and the said defendants in money &c But this Judgment is to be discharged by the payment of Twenty pounds Ten shillings and three pence with Interest thereon to be computed after the rate of Six per centum per annum from the Twelfth day of October One thousand eight hundred and fifteen until the time of Payment and the Costs

C. 10 - 8.507

Bennett Barnes
Def^t before a bench for the first coming of property taken upon the Surveys of a writ of fieri facias which took out of this Court by the Plt against the defendants Bennett Barnes and John Day and James Rosecome

This day came the parties by their Attorneys and it appearing to the satisfaction of the Court by the affidavit of Hercules Butts deputy of Henry Briggs Sheriff that the defendants have had legal notice of this motion they were solemnly called but came not therefore It is considered by the Court that the Plt may have execution against the defendants for Ten pounds and seven shillings and two pence the penalty of the said bonds and his costs by him about his Suit in the behalf of justice and the said defendants in money &c But this Judgment is to be discharged by the payment of one hundred and three shillings and fifty pence with Interest thereon to be computed after the rate of Six per centum per annum from the Thirtieth day of September One thousand eight hundred and fifteen until the time of payment of so much thereof as he has in his hands to be administered but if not then the Costs a fore said to be levied of his own proper goods and chattels

C. 10 - 8.507