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Stanley Foster
age 21

Plaintiff

Lewis P. Hart & cetera of William Hart deceased } In debt

This day came the Parties by their attorneys and the defendant said that he cannot gainay the Plaintiff action nor but that the same is just. Therefore He is bound to pay the debt in the declaration mentioned and his lots by his agent in this behalf expense, to be liable of the goods and chattels of the accident in the hands of the defendant if so much thereof he hath in his hands to be administered. But if not then the lots aforesaid to be liable of his own paper goods and chattels and the said defendant is money. But this instrument is to be discharged by the payment of eleven Pounds, Ten Shillings with interest thereon to be computed after the rate of six per centum per annum from the Twenty fifth day of December 1813. until the time of Payment and the lots.

Recd of you £ 7.82

Recd of you £ 7.82

John Margaret surviving partner of Ruffins and Margaret late merchants and Partners trading under the firm of Joseph Ruffins Esq^r affiance of Henry Parker

Lewis P. Hart & cetera of William Hart deceased } In debt

This day came the Parties by their attorneys and defendant have a sum to mit Joseph May, Lucy Waller, Braswell M. Berrell, James Foster, Richard Darden, Henry Johnson, William Lawrence, John Lambford, John Brown, William Daugherty, Lexington Sogners and Neighish & Clegg and who being elected true and sworn the truth aforesaid upon the opeen hand brought into court a writ in the name following to mit "We the Jury find for the Plaintiff the debt in the declaration mentioned and of his damage to one cent". Therefore it is here done by the court that the debt never against the Defendant Seventy two dollars with interest thereon to be computed after the rate of six per centum per annum from the Thirtieth day of October 1804 until the time of Payment, the debt aforesaid together with his damage aforesaid in form aforesaid affiance and his lots by his agent in this behalf expense, to be liable of the goods and chattels of the accident in the hands of the defendant if so much thereof he hath in his hands to be administered. But if not then the lots aforesaid to be liable of his own paper goods and chattels and the said defendant is money. It

Recd of you £ 8.90

Recd of you £ 8.90

Friedrich Henry

age 21

Lewis Fichtow } In debt

This day came the Parties by their attorneys and the defendant said that he cannot gainay the Plaintiff action nor but that the same is just. Therefore He is bound to pay the debt in the declaration mentioned and his lots by his agent in this behalf expense, to be liable of the goods and chattels of the accident in the hands of the defendant if so much thereof he hath in his hands to be administered. But if not then the lots aforesaid to be liable of his own paper goods and chattels and the said defendant is money. But this instrument is to be discharged by the payment of Two hundred and forty nine dollars and thirty cents with interest thereon to be computed after the rate of six per centum per annum from the Twenty fourth day of December One Thousand eight hundred and Eleven until the time of payment and the lots. Subject to the following

Recd of you £ 1.00

Recd of you £ 1.00