

And the said Defendants in money &c

Thomas and Joshua Patton for the benefit of Joshua Patton. Plt
vs
John P. East executor of Williams East deceased. Defd

Cont. 1782
Wm. Spence

This day Came the Parties by their attorneys and the Defendants Jurts
that he cannot quash the Plaintiff's action nor but that the same is just
Therefore It is awarded by the Court that the Plaintiff recover against the Defendants
one hundred and three dollars and forty cents but he shall not be declared
satisfied until the time of payment and his costs by him about his costs
as the behalf of the said Defendants in money &c

Charles Powell for the benefit of Daniel Williams. Plt
vs
Elijah Terry Defd

on the motion of the Defendant by his attorney leave is given him
to withdraw this plea by him formally pleaded and to plead answer. And on the
motion of the said Defendant and it appearing to the Satisfaction of the Court that
the Plaintiff is not an inhabitant of this State. It is ordered that the Suit be
dismissed at the next Court, unless Security for payment of such costs and damages
may be awarded thereunto and also of the fees which will become due in the
Suit to the officers of this Court be given with the clerk whomey within Fifty days
from this time

Remond Mason administrator of Williams & Mason deceased Plt
vs
James Rochelle administrator of Samuel Kells deceased. Defd

Cont. 1782
Wm. Spence

This day Came the Parties by their attorneys and the Defendants
relinquishing his Plea of Acts of Superior equity and in spite, within
whereupon leave is
given to West Henry B. Vaughan, Miles Aymer, Elijah Terry, Robert B. Cannon,
Samuel Fee, Benjamin Kline, James Kelford, Benjamin Russell, Benjamin
Terry, Lewis P. East, Collesay Russell and Matthew Spence who being duly
sworn and sworn the truth to speak upon the Plea - - - - - in answer brought
into Court a verdict in the words following to wit "That of the delay
fees for the Plaintiff the debt in the declaration mentioned and one cent
damages" Therefore It is awarded by the Court that the Plaintiff recover
against the said Defendants one hundred and fifty dollars with interest
thereon to be computed after the rate of six per centum per annum from the
Twenty fifth day of May 1784 until the time of payment the debt amount
together with the damages aforesaid in full aforesaid excepted and he shall
be liable about his debt in this behalf expressed. To be delivered of the goods
and chattels of the decedent in this behalf of the Defendants to be made
thereof he shall be administrator but if not then the Costs of process to be
paid of his own proper goods and chattels and the said Defendants
in money &c

Cont. 1782