

Resumes Mason administrator of Charles L Marlowe deceased Att

as a/cnt

James Rochelle administrator of Samuel Helle deceased

Dft

In debt

The day came the parties by their attorney are the defendant relinquishing his place of debt of Superior dignity are no apds ultra and thereupon came all a Court to wit Henry D Vaughan, Miles Dryer, Elijah Ferry, Robert C Garrison, Samuel Fes, Benjamin Hines, James Wolfson, Benjamin Revelle, Washington Dryer, Lewis P Hart, Holladay Revelle and Nathaniel Colvert who being called the law and sworn the truth to speak upon the issue formed upon the other place of payment by defendant and attorney, brought into Court a verdict in the words and figures following to wit Mr of the Jury find for the Plaintiff the debt in the declaration mentioned are one cent damage Therefore It is concurred by the Court that the Plaintiff recover against the defendant fifty six dollars and forty two cents with interest thereon to be computed after the date of his payment for damages from the Twenty ninth day of August 1814 until the time of Payment the debt above together with his damages aforesaid in form aforesaid apds and his attorney have about his suit and the behalf of plaintiff to be levied of the goods and chattels of the defendant in the hands of the defendant if so much thereof he hath to be remitted but if not then the lots aforesaid to be levied of his own proper goods and chattels and the same effectual as money &

Dave Vallance

Att

as a/cnt

James Rochelle administrator of Samuel Helle deceased

Dft

In debt

The day came the parties by their attorney are the defendant relinquishing his place of debt of Superior dignity are no apds ultra and thereupon came all a Court to wit Henry D Vaughan, Miles Dryer, Elijah Ferry, Robert C Garrison, Samuel Fes, Benjamin Hines, James Wolfson, Benjamin Revelle, Washington Dryer, Lewis P Hart, Holladay Revelle and Nathaniel Colvert who being called the law and sworn the truth to speak upon the issue formed upon the other place of payment by defendant and attorney, brought into Court a verdict in the words and figures following to wit Mr of the Jury find for the Plaintiff the debt in the declaration mentioned are one cent damage Therefore It is concurred by the Court that the Plaintiff recover against the defendant two hundred and twenty three dollars and forty two cents with interest thereon to be computed after the date of his payment for damages from the Twenty fifth day of April 1814 until the time of Payment the debt above together with his damages aforesaid apds and his attorney have about his suit in the behalf of plaintiff to be levied of the goods and chattels of the defendant in the hands of the defendant if so much thereof he hath to be remitted but if not then the lots aforesaid to be levied of his own proper goods and chattels and the same effectual as money &

John N Wilson

Att

In debt

George B Commins & co'st of Ephraim Gee deceased

Dft

The day came the Parties by their attorney are the defendant relinquishing his former place of debt that he cannot pay the Plaintiff action now but that the same is just, Therefore It is concurred by the Court that the Plaintiff recover against the defendant Forty nine pounds fifteen shillings and six pence; the debt in the declaration