

162.

Therefore it is considered by the Court that the plaintiff may have execution against the said defendants for the sum of thirty dollars with interest thereon from the 25<sup>th</sup> day of January 1843 till paid the debt, and \$8.16 cents and six dollars thirty seven cents the costs, in the way aforesaid mentioned, and also that the plaintiff recover against the defendant his costs by him expended in suing forth and prosecuting this suit. To be levied of the goods and chattels of the said John Wilkinson due & in the hands of his debt in the hands of the said defendant to be administered if so much thereof he hath if not then the costs to be levied of the defendants own proper goods and chattels and the said defendant to pay  $\frac{1}{2}$  M<sup>r</sup> & J<sup>r</sup>.

James Rochelle

against

Nicholas Williams and Nicholas Williams

Plt  $\frac{1}{2}$   
In Debt

Dft  $\frac{1}{2}$

Cats #10.43.

This day came as well the plaintiff by his attorney as Abingdon Jones appeared bail for the defendant by his attorney and therupon came a jury to wit John L. Bowens, Henry T. Maget, Edwin Lewis, John Harris, Matthias Williams, Claiborne W. Caw, John M. Gurley, David Wallace, James Stephenson, John Caw, George Gurley and James Melikins who being elected tried and sworn the truth to speak upon the issue joined, upon their oath returned a verdict in the following words to wit: "We of the jury find for the plaintiff the debt in the declaration mentioned and assess his damage to one cent."

Therefore it is considered by the Court that the plaintiff recover against the said defendants and Abingdon Jones their appearance bail as aforesaid the sum of One hundred and twenty dollars the debt in the declaration mentioned and his costs by him about his suit in this behalf expended. And the said defendants to pay  $\frac{1}{2}$  M<sup>r</sup> & J<sup>r</sup>. But this judgment may be discharged by the payment of Sixty dollars with legal interest thereon from the 25<sup>th</sup> day of December 1850 till paid and the costs.

Horrell Nickelsons open of Thomas W. Battle

against

Jhn Daugherty

Plt  $\frac{1}{2}$   
John Battle

Dft  $\frac{1}{2}$

Cats #9.13.

This day came as well the plaintiff by his attorney as Henry S. Marshall appeared bail for the defendant by his attorney and therupon came a jury to wit John L. Bowens, Henry T. Maget, Edwin Lewis, John Harris, Matthias Williams, Claiborne W. Caw, John M. Gurley, David Wallace, James Stephenson, John Caw, George Gurley and James Melikins who being elected tried and sworn the truth to speak upon the issue joined upon their oath returned a verdict in the following words to wit: "We of the jury find for the plaintiff the debt in the declaration mentioned and assess his damage to one cent." Therefore it is considered by the Court that the plaintiff recover against the said

163

defendant  
thirty dollars  
the debt in  
And the said

Arthur

James

Ch

appearan

John & 1

bore M

George T

speak up

territ

appr h

plaintif

as aforu

with leg

in the

ed An

Jeff

Noel

Th

George

Duke

G

Cats #9.76.

para

John

Blair

Carr

Truth

word

time

afte

end

Non

inter