



orderly ordered that the said
this day the said Thomas
m of one hundred dollars. And
to his sufficiency) here in
Esq. Governor of the Common-
wealths dollars each of them
and his Successors in Office
Thomas Johnson shall keep
especially towards the said
it or else to remain in full
execution.

in Jerusalem the May
Samuel J. Douglas their

said that John Turner who
was of the Nottoway tribe of

that John Williams who
was of the Nottoway tribe

Denege's administration
especially states deemed

a Francis Butts or any
a Round Hill Causeway
thereof to the coast.

deeds to be recorded.
as witness to be truly made

"Jno. C. B."

S. H. Edwards Esq.

Office Judgments confirmed by the County Court of Southampton on the 23rd day of August 1837 being the
last day of August Term. 321

Jamison Little
against
John R. Williams

Plff } In debt.
Deft }

The defendant still failing to appear, on motion of the plaintiff, by his attorney, it is considered by the court
that the plaintiff recover against the defendant the sum of thirty-four dollars and sixty-nine cents with legal interest
thereon from the 18th day of October 1836, the debt and interest in the declaration mentioned, and the cost by him
about his suit in this behalf expended. And the said defendant in mercy &c.

ff. 38 Nicholas M. Debrell
against

Edwin Harrison administrator of William Delimmons dec'd

Plff } In Debt.
Deft }

The defendant still failing to appear, on motion of the plaintiff, by his attorney, it is considered by the court,
that the plaintiff recover against the defendant the sum of fifty-two dollars and fifty cents with legal interest
thereon from the 10th day of September 1834, the debt and interest in the declaration mentioned, and the cost by
him about his suit in this behalf expended, to be levied of the goods and chattels of the said dec'd in the
hands of the defendant to be administered. And the said defendant in mercy &c.

ff. 39 James Clayton sometimes called Sheriff and Committee of Joshua Gardner dec'd
against

Peggy Gardner & Thomas Lawrence

Plff } In Debt.
Deft }

The defendant still failing to appear, on motion of the plaintiff, by his attorney, it is considered by the court
that the plaintiff recover against the defendant the sum of thirty-two dollars and fourteen cents with legal interest
thereon from the 7th day of May 1828 till paid the debt in the declaration mentioned and the cost by him about
his suit in this behalf expended. And the said defendants in mercy &c.
Memo. This Judgment is to be credited with Twenty dollars paid the 22nd January 1836.

ff. 40 Joseph Jordan who sue's for the benefit of Jacob Jordan
against

William S. Everett

Plff } In Debt.
Deft }

The defendant still failing to appear, on motion of the plaintiff by his attorney, it is considered by the court
that the plaintiff recover against the defendant the sum of Twenty-three dollars and seventy-one cents with legal
interest thereon from the 21st day of November 1831 till paid, the debt and interest in the declaration mentioned,
and the cost by him about his suit in this behalf expended. And the defendant in mercy &c.

ff. 41 Jacob Jordan
against

William S. Everett

Plff } In Debt.
Deft }

The defendant still failing to appear, on motion of the plaintiff by his attorney, it is considered by the court that
the plaintiff recover against the defendant the sum of Sixty-nine dollars with legal interest thereon from the 16th day of
November 1831 till paid, the debt and interest in the declaration mentioned, and the cost by him about his suit in this
behalf expended. And the defendant in mercy &c.

ff. 42 Samuel P. Nicholson
against

Edwin Harrison administrator of William Delimmons dec'd

Plff } In Debt.
Deft }

The defendant still failing to appear, on the motion of the plaintiff by his attorney, it is considered by the court that