

chattels of the defendant when assets sufficient shall come to the hands of the defendant to be administered. And the said defendant in Money &c.

Rebecca Banks who sued for the benefit of John & Turner Esq's of Edmond Turners Esq  
against

Bennett J. Stephenson

Esq

ff. 9. 14

Fe. Fe. 14<sup>th</sup>

This day came the parties by their attorneys and therewith came a jury to wit John  
Peacemill, Allen Edwards, John R. Barker, Darden W. Bryant, William Judkins, Jacob  
Mang, William A. Bell, Joseph Drury, William White, Joseph A. Scott, Solomon Park  
and Benjamin Pinimous who being elected tried and sworn the truth to speak upon the  
issue joined upon their oaths returned a verdict in the following words to wit "We do  
find for the plaintiff the debt in the declaration mentioned with interest from the first day  
January 1828 till paid." Therefore it is considered by the court that the plaintiff recover  
against the defendant the sum of Twenty five dollars the debt in the declaration mentioned  
with legal interest thereon from the first day of January 1828 till paid and his costs  
about her suit in this behalf expended. And the said defendant in Money &c

Mills & Daughtry

ff.

In Esq

David Godwin

Esq

ff. 9. 29

Fe. Fe. 29<sup>th</sup>

This day came the parties by their attorneys and the defendant withdrawing his former  
plea saith he cannot gainsay the plaintiffs action. Therefore it is considered by the court  
that the plaintiff recover against the defendant the sum of fifty dollars and twenty five cents  
with legal interest thereon from the 20<sup>th</sup> day of February 1825 till paid the debt and also  
in the declaration mentioned and his costs by him about his suit in this behalf expended.  
And the said defendant in Money &c. This judgment is to be credited for twenty five  
cents March 16<sup>th</sup> 1825.

Samuel T. James for the benefit of Mills & Lawrence

ff

against

River Barker

Esq

ff. 9. 29

Fe. Fe. 29<sup>th</sup>

This day came the parties by their attorneys and the defendant withdrawing his former  
plea saith he cannot gainsay the plaintiffs action. Therefore it is considered by the court  
that the plaintiff recover against the defendant the sum of Twenty seven dollars and twenty five  
cents the debt in the declaration mentioned with legal interest thereon from the 1<sup>st</sup> day of  
July 1827 till paid. And his costs by him about his suit in this behalf expended  
said defendant in Money &c

Ish W. Thomas administrator de bonis non of Ish W. Thomas Esq

ff

against

James Clayton Sheriff of the County of Southampton into whose hands Esq  
the estate of William E. Daughtry has been committed for administration

ff. 9. 45

Fe. Fe. 29<sup>th</sup>

This day came the parties by their attorneys and the defendant relinquishes all  
by him formerly pleaded except the plea of Not Esq Record whenever the record of his