

in the cost aforesaid mentioned being due and unpaid it seems to the Court here that there is such record of recovery as by the said writ is supposed. Therefore it is considered by the Court that the plaintiff may have execution against the defendant for forty one dollars with legal interest thereon from the 25th day of December 1826 till paid the debt and interest and six dollars and twenty four cents the costs in the suit aforesaid mentioned, and also that he recover against the defendant his costs by him expended in suing forth and prosecuting this writ. To be levied of the goods and chattels of the defendant in the hands of the defendant to be administered.

Richard Rawle

against

James D. Bryant administrator of Gilbert H. Rawle dec^d

Plff

{ In Case

Deft

£10 40-

3. Jan^r 9th

On the motion of the defendant by his attorney who pleaded non apanipto to which the plaintiff by his attorney replied generally the judgment standeth in the Office against the defendant is set aside. And therupon came a jury to sit. William Mallory, Phineas Davis, Dempsey Drake, James Bell, John P. Kinne, John Wilson, John Moore Jr., John W. Farley, Elias J. Vick, Richard Pyle, Thomas Remmings and Abner D. Turner who being elected tried and found the truth to speak upon the issue joined after their oath returned a verdict in the following words To wit. "We the jury find for the plff. the sum of twenty four dollars and fifty cents with interest from the 1st January 1827 till paid". Therefore it is considered by the Court that the plaintiff recover against the defendant his damages aforesaid specified with legal interest thereon from the 1st day of January 1827 till paid and his costs by him about his suit in this behalf expended. To be levied of the goods and chattels of the defendant in the hands of the defendant to be administered. And the said Defendant in Merit.

Francis P. Hall's admr. John M. Drayton dec^d

Plff

{ In Case

Deft

Bennett J. Griffin

The Same

against

John P. Drake

William Daughtry

against

Thomas L. Jones admr. James Peppins dec^d

The Same

against

The Same

These causes are severally continued till the next quarterly Term.

Joseph M. Faircloth assignee of Richard H. Day

Plff

{ In Debt

Deft

Joseph P. Ignor

By consent of parties by their attorneys it is ordered that this suit be dismissed and that the plaintiff pay to the defendant his costs.

£8 26

3. Jan^r 9th

writ of
recd
from
Court