

James Chalmer
 against
 Bennett & Stephenson and Patrick Dole
 Plaintiff
 Defendant

§ 5. 16

Pl. fa. sp.

the forthcoming of property at the day of sale.
 This day came the plaintiff by his attorney and it appearing to the Court that the defendants have had legal notice of this action they were solemnly called but came not. Therefore it is considered by the Court that the plaintiff may have execution against the defendants for one hundred and sixteen dollars and twenty eight cents the penalty of the said bond and his costs by four months behalf expended. And the said Defendants in Mercy &c.
 But this execution may be discharged by the payment of fifty eight dollars and seven cents with legal interest thereon from the 30th day of August 1839 till paid and the cost.
 This judgment is to be credited for six dollars paid July 20th 1839.

Newton B Johnson assignee of John R Johnson assignee of Robert Downy
 against
 Awest Branch, Mamudake A Branch and Schuch B Douth
 Plaintiff
 Defendant

§ 5. 66

Pl. fa. sp.

for the forthcoming of property at the day of sale.
 This day came the plaintiff by his attorney and it appearing to the Court that the defendants have had legal notice of this action they were solemnly called but came not. Therefore it is considered by the Court that the plaintiff may have execution against the Defendants to the sum of thirty five dollars and eighteen cents the penalty of the said bond and his costs to him in this behalf expended. And the said Defendants in Mercy &c.
 But this execution may be discharged by the payment of thirty two dollars and fifty seven cents with legal interest thereon from the 10th day of August 1839 till paid and the cost.

Richard A Kells and Robert Downy who are for the use of Newton B Johnson
 against
 Awest Branch, Mamudake A Branch & John B Douth
 Plaintiff
 Defendant

§ 5. 66

Pl. fa. sp.

taken for the forthcoming of property at the day of sale.
 This day came the plaintiffs by their attorney and it appearing to the Court that the defendants have had legal notice of this action they were solemnly called but came not. Therefore it is considered by the Court that the plaintiffs may have execution against the Defendants for sixty five dollars and eighteen cents the penalty of the said bond and their costs to them in this behalf expended. And the said Defendants in Mercy &c.
 But this execution may be discharged by the payment of thirty two dollars and fifty seven cents with legal interest thereon from the 10th day of August 1839 till paid and the cost.

Jesse S Rankin
 against
 John W Waller and Luc Waller
 Plaintiff
 Defendant

§ 5. 16

Pl. fa. sp.

taken for the forthcoming of property at the day of sale.
 This day came the plaintiff by his attorney and it appearing to the Court that the defendants had legal notice of this action they were solemnly called but came not. Therefore it is considered by the Court that the plaintiff may have execution against the Defendants for sixty dollars