

dollars condemned as the law directs certificate is granted him for obtaining letters of administration de bonis non on the estate of John Hart deceased within his will annexed in due form.

Ordered that Benjamin D Brown, Harris Holloman, Samuel C Hart and John Brumpton or any three of them being first duly sworn before a Justice of the Peace for that purpose do appraise all the personal estate of John Hart and return the appraisement under their hands to County.

A Deed of Trust between Williams Mallory of the first part John H Garley of the second part and L G Parsons of the third part was acknowledged by the said William Mallory and John H Garley to be their act and deed and ordered to be recorded.

The Commonwealth

against

Selmon Johnson and Abington Edwards

Bifl. 8^o

Upon an Info.

¶ 26.54
Leaf. p. 14^o

This day came as well the attorney for the Commonwealth as the defendant Johnson by his attorney and thereupon came a jury to sit. Joseph Drury, Edwin Daughtry, James M. Lemire, John Wilson, William Gardner, John D. Parkman, Thomas Bentley, John D. Turner, Daughtry Drury, William Garrison, William Griffin, and Alfred J. Brattle who being elected tried and after the trial to speak upon the issue joined as to the said defendant upon their oath returned a verdict in the following words to wit. "We the jury find the Defendant Johnson guilty and assess the fine to five dollars." Therefore it is considered by the Court that the Commonwealth recover against the defendant Johnson the fine of record aforesaid and the costs of this prosecution. And the said Defendant may be taken if.

And the expenses are awarded against the defendant Edwards at August Term last not being excused on the motion of the attorney for the Commonwealth on alias Capias is awarded against the said defendant Edwards returnable here to the next quarterly Term.

Orvis A Brown administrator with the attt. named of John Shepherd dec^d
who died for the benefit of Morrell & Wm. F. Hobbs merchants and factors
under the firm style of M. & F. Hobbs &c.

Bifl.

In Bifl.

against

Bowell Harri whr. de bruijn v. James Myrick dec^d

Bifl.

¶ 32.62
Fr. Fr. 1^o

This day came the parties by their attorneys and the defendant withdrawing his former plea saith he cannot gainsay the plaintiff's action. Therefore it is considered by the Court that the plaintiff recover against the defendant the sum of ninety two dollars and eighty four cents the debt in the declaration mentioned with legal interest thereon from the 21st day of February 1834 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 Money if.

The Commonwealth

against

Richardson Edwards and Carroll Edwards

Bifl. 8^o

Upon an Info.

This day came as well the attorney for the Commonwealth as the Defendants by their