

damages according to Law besides his costs -

William Nullet
against
Thomas C Jones

Plff. }
Def. } In Case

For reasons appearing to the Court this suit is continued till the next quarterly Term -

Arthurwell P Heath and Joseph Mason merchants and partners trading under
the firm and style of Heath & Mason
against

Plff. }
Def. } In Debt

Howell Harris administrator of James Myrick dec^d

Costs \$3.75
De. fa. \$5.

This day came the parties by their attorneys and the defendant withdrawing his former plea saith he cannot gainay the plaintiffs action. Therefore it is considered by the Court that the plaintiffs recover against the Defendant the sum of sixty four dollars and fifty one cents the debt in the declaration mentioned, with legal interest thereon from the 20th day of August 1834 till paid and their costs by them about their suit on this behalf expended And the said defendant in Mercy of the goods and chattels of the said decedent in the hands of the Defendant to be administered.

Samuel Peckles and Arthurwell P Heath merchants & partners trading under
the firm & style of Samuel Peckles & Co.
against

Plff. }
Def. } In Debt

Howell Harris administrator of James Myrick dec^d

Costs \$5.75
De. fa. \$5.

This day came the parties by their attorneys and the Defendant withdrawing his former plea saith he cannot gainay the plaintiffs action. Therefore it is considered by the Court that the plaintiffs recover against the Defendant the sum of sixty four dollars and eighty eight cents the debt in the declaration mentioned, with legal interest thereon from the 28th day of November 1835 till paid and their costs by them about their suit on this behalf expended. To be levied of the goods and chattels of the decedent in the hands of the Defendant to be administered. And the said Defendant in Mercy of

John W Dolbeth
against

Plff. }
Def. } Upon a Decree

Howell Harris administrator of James Myrick dec^d

Costs \$7.80
De. fa. \$5.

This day came the parties by their attorneys and the Defendant withdrawing his former plea saith he cannot gainay the plaintiffs having execution against him therefore it is considered by the Court that the plaintiff may have execution against the Defendant for forty dollars and thirty eight cents with legal interest thereon from the 1st day of July 1835 till paid the debt and five dollars and ninety four cents the costs in the writ aforesaid mentioned and also that he recover against the Defendant his costs by him on this behalf expended. To be levied of the goods and chattels of the decedent in the hands of the defendant to be administered.