

Legal notice of this motion they were solemnly called but came not. Therefore it is considered by the Court that the plaintiff may have execution against the Defendants for Eighty two dollars and twenty eight cents the penalty of the said bond and his costs by him about his motion in this behalf expended. And the said Defendants in Money  $\text{\$}$ . But this execution may be discharged by the payment of forty one dollar and thirty nine cents with legal interest thereon from the 27<sup>th</sup> day of October 1839 till paid and the costs.

Joseph T Liles surviving partner of himself and James Phillips late merchants & partners trading under the Style of firm of Phillips & Liles

against  
Pelodge Carson and Davis Bryant

Shff

} A motion upon a  
life bond 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 have had legal notice of this motion they were solemnly called but came not. Therefore it is considered by the Court that the plaintiff may have execution against the defendants for Seventy one dollar and fifty two cents the penalty of the said bond and his costs by him about his motion in this behalf expended. And the said Defendants in Money  $\text{\$}$ . But this execution may be discharged by the payment of thirty five dollars and seventy six cents with legal interest thereon from the 10<sup>th</sup> day of October 1839 till paid and the costs.

Liles Doones & Co.

against

Pelodge Carson and Davis Bryant

Shff

} A motion upon a  
life bond taken for the

forthcoming of property at the day of sale.

This day came the plaintiff by their attorney and it appearing to the Court that the defendants have had legal notice of this motion 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 Twenty one dollar and fourteen cents the penalty of the said bond and his costs by them about their suit in this behalf expended. And the said defendants in Money  $\text{\$}$ . But this execution may be discharged by the payment of sixty dollar and fifty seven cents with legal interest thereon from the 15<sup>th</sup> day of October 1839 till paid and the costs.

Absent: Steaming J Smith Present: Richard A. Urquhart

An account of Samuel Roberts guardianship of Joshua Corbett, was returned and ordered to be recorded.

An account of sales of the estate of Edward Becke deceased was returned and ordered to be recorded.

A Deed of bargain and sale from Drury Wells and Temperance his wife to Richard Borden was acknowledged by the said Drury Wells and Temperance his wife to be their act and deed (she being first privately examined as the law directs) and ordered to be recorded.

Ordered that William A Jones be appointed Special Commissioner to take debts and adjust an

costs  $\text{\$}$  5.16

in fav.  $\text{\$}$  2

costs  $\text{\$}$  5.16

in fav.  $\text{\$}$  2

a bond