

(102) motion brought for permitting the said to be out of court within the last two months in
County of Southampton on the information of Henry Boarder and Alberic Taylor Boarder
two of their body - and

Allen D. Murphy and Burton Taylor for an affray by fighting on publick at John
Depot in the County of Southampton on the 8th of the present month on the information
of Edwin Harris or of their body who was sworn in Court to give evidence - and
grand jury having nothing further to prosecute were discharged -

Ordered that the persons thus day presented by the grand jury be summoned to
next quarterly Court to show cause, if any they can, why an information should not
be filed against them upon the presentments aforesaid.

Henry Pettway is appointed Receiver in Process No. 18 in the name of the
Barham executors.

Benjamin Lamb is appointed Surveyor of the road from the foot of the bridge down
to the fork of the road at Ransoms road in the name of Lewis Worrell executors and it is
ordered that the usual bonds be sent theron.

William D. Clarke who sue for the benefit of H. S. Pipe

Deft.

against

John A. Turner and Edwards Nulls

Defps.

At and by
A bond to be
sent to the court

for the forthcoming affreight at the day of sale -

This day came the plaintiff by his attorney and is appearing to the Court that the
defendants have legal notice of this motion they were solemnly called but answered.
Therefore it is considered by the Court that the plaintiff may have execution against
the defendants for One hundred and Seventeen dollars and forty eight cents to the
penalty of the said bond and his costs by him in this behalf expended. And the said
Defendants in Money &c But this execution may be discharged by the payment of
fifty three dollars and Twenty four cents with legal interest thereon from the 4th day
of April 1840 till paid and the costs -

John L. Warren

Deft.

against

John A. Worth and Marmon Lake Aldrich

Defps.

At and by
A bond to be
sent to the court

This day came the plaintiff by his attorney and is appearing to the Court that the
defendants have had legal notice of this motion they were solemnly called but answered.
Therefore it is considered by the Court that the plaintiff may have execution
against the defendants for One hundred and fifty two dollars and Thirty four cents to the
penalty of the said bond and his costs by him in this behalf. And the said bond
in Money &c But this execution may be discharged by the payment of One hundred
dollars and thirty two cents with legal interest thereon from the 4th day of April
1840 till paid and the costs -