

forty five dollars and seven cents with legal interest thereon from the 1st day of August 1820 till paid and cleared.

Feb 24
Fe. 24th

On the motion of Martha Dickhills executrix of James Dickhills dec^d against William D Overett This day came the plaintiff by her attorney and it appearing to the Court that the defendant has had legal notice of this notice he was solemnly called but come not. After of ore it is considered by the Court that she shall recover against the defendant the sum of seventy dollars and fifty eight cents with legal interest thereon from the 24th day of February 1822 till paid being the amount which the plaintiffs testator James Dickhills in his lifetime as the defendants security was compelled to pay in discharge of a judgment rendered in the County Court of Southampton against the defendant and the said James Dickhills in favor of James Bellor administrator of Mary D Rose dec^d for the benefit of James Bragmont. Also the further sum of forty nine dollars seventy one cents with legal interest thereon from the 21st day of October 1823 being the amount which the plaintiffs testator was compelled to pay as the defendants security in discharge of an execution which issued upon a judgment obtained in the County Court aforesaid in favor of Richard Edwards exec^r against the defendant and the plaintiffs testator and also that the plaintiffs recover against the defendant two costs by her on this behalf expended.

On the motion of Nathaniel Parsons showing fractions of himself & Henry de^d and as executor of Seth S Strong de^d against James A W Glenn, George A W Scurson and Henry Pettway This day came the plaintiff by the attorney and for reasons appearing to the Court the notice is returned till the next Term.

Feb 22

Robert Drury having obtained an attachment against the estate of Melchiorus Steidl who is coming out of this County privately or absconds or conceals himself so that the ordinary process of law cannot be served upon him for thirty three dollars twenty four cents with interest from the 10th day of January 1825. And the Constable having made return that he had located the said attachment in one acre more one Jersey wagon and Graves one cow and calf and three hogs. This day came the plaintiff by her attorney and the defendant not appearing to reply the attached effects it is ordered by the Court that the plaintiffs recover against the defendant the debt aforesaid & power to be paid out the said that the Constable make sale of the attached effects according to law and out of the monies arising from such sale pay and satisfy this judgment and the surplus of any residue to the Defendant and that he render an account of such sale to the Court.

Samuel Whitehead who stands bound by recognizance for his appearance here this day is answer the complaint of Narcissa Whitehead against him for a breach of the peace appears accordingly. Plaintiff for reasons appearing to the Court it is ordered that the said complaint be dismissed.

Ordered that the following accounts in favour of Thomas G Jones Justice here be one for \$22.00 the another for \$18.00 1/2 cts another for \$28.17 3/4 cts another for \$91.75 3 cts another for \$22.00 another for \$18.42 cts another for \$17.75 cts another for \$9.08 3/4 cts one in favour of Thomas G Jones of Chapinburg Sheriff for \$2.20 cts one in favour of Thomas G Jones Sheriff for \$9.75 cts another in favour of Thomas G Jones Sheriff for \$10.39 cts and one in favour of William G Jones for \$26.00 be severally certified to the Clerk of the Peace records for his use and in full payment