

being the sums due from them respectively to the said Gray Edwards

On the motion of James A. Gibell against James A. McGlone, George A. W. Klemm and Henry Pittman. 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 recover against the defendants the sum of fourteen dollars with legal interest thereon from the 25<sup>th</sup> day of December 1832 till the 15<sup>th</sup> June 1834 (being the amount collected by the said A. McGlone in the character of constable from Herbert Holt and wife Holt and which he has neglected and refused to pay over to the plaintiff) and interest at the rate of fifteen per centum per annum on the whole amount (principal and interest) from the said 15<sup>th</sup> day of June 1834 till paid; and the costs by him in this behalf expended. And the said defendants in Mercy. <sup>¶</sup>

Richard Darden Sanitaris called administrator of Clara Darden dec'd <sup>¶</sup> *Def.*

against Thomas Everett and Clements Peabody

*A motion upon a  
lift. } bond taken for the  
same*

forthcoming afforadly 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 fifty eight dollars and eighty cents the penalty of the said bond and his costs by him in this behalf expended. And the said defendants in Mercy. <sup>¶</sup>

But this execution may be discharged by the payment of thirty four dollars and forty cents with legal interest thereon from the 18<sup>th</sup> day of January 1833 till paid and the costs

William Edwards

*Def.*

against Henry J. Smith and John R. Williams

*A motion upon a lift. } bond taken for the forthcoming  
same*

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 sixteen dollars and thirty eight dollars and ten cents the penalty of the said bond and his costs by him in this behalf expended. And the said defendants in Mercy. <sup>¶</sup>

But this execution may be discharged by the payment of thirty nine dollars and five cents with legal interest thereon from the 22<sup>nd</sup> day of December 1834 till paid and the costs -

Samuel James Douglas

*Def.*

against John Taylor and Bartow Taylor

*A motion upon a lift. } bond taken for the forthcoming  
same*

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