

8. 16
2. 10. 18
This day came the plaintiff by her attorney and appearing to the Court that the defendants have had legal notice of this action they were solemnly called but came not. Therefore it is considered by the Court that the plaintiff may have execution against the Defendants for the sum of seventy seven dollars and fifty four cents the penalty of the said bond and two cents by law on this behalf expended. And the said Defendants on Mercy &c. But this execution may be discharged by the payment of thirty eight dollars and seventy seven cents with legal interest thence from the 10th day of August 1851 till paid and the costs.

Elizabeth Briggs and James D. Drury merchants and partners in trade under the name
and style of Briggs & Drury who sue for the benefit of John M. Gwley, Plaintiff

against
William Davis and Jesse Drury
for the furthering of property in the day of sale. } 28 miles upon
} a bond taken

8. 16
2. 10. 18
This day came the plaintiffs by their attorney and appearing to the Court that the defendants have had legal notice of this action they were solemnly called but came not. Therefore it is considered by the Court that the plaintiffs may have execution against the defendants for the sum of one hundred and one dollars and twenty cents the penalty of the said bond and three cents by law on this behalf expended. And the said Defendants on Mercy &c. But this execution may be discharged by the payment of fifty dollars and eight five cents with legal interest thence from the 22nd day of July 1851 till paid and the costs.

John M. Gwley assignee of Edwin Gardner whereas wife Benjamin
Griffin Plaintiff

against
James Clayton and James B. Clayton
for the furthering of property in the day of sale. } 4 miles upon a
} after their return for the

8. 16
2. 10. 18
This day came the plaintiffs by their attorney and appearing to the Court that the defendants have had legal notice of this action they were solemnly called but came not. Therefore it is considered by the Court that the plaintiff may have execution against the Defendants for the sum of one hundred and fourteen dollars and thirty four cents the penalty of the said bond and two cents by law on this behalf expended. And the said Defendants on Mercy &c. But this execution may be discharged by the payment of one hundred and fifty seven dollars and forty seven cents with legal interest thence from the 15th day of August 1851 till paid and the costs.

William Henry Dally whom Alexander W. Tompkins Jane & Mary Ann and
Anney Eliza Edwards infants children of Taylor Edwards by Elizabeth R. Ed-
wards their next friend Plaintiff

against
James & Hester } 33 Chancery
} 1/2

5-
the
This day this cause came on to be heard on the bill and answer, and declared by court and argued by counsel, whereupon the Court with adjudge order and decree that the slave named in the bill be sold by the trustee James & Hester to the highest bidder for cash after giving two days public notice, and that the said trustee pay over the proceeds of sale as well as the remaining bond