

William Parker administrator of Sampson Little decd?

against

John et Turner, T & Jones and Samuel J Douglas.

Dff.

{ A motion upon a
bill 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 one hundred and four dollars and thirty four cents the penalty of the said bond and his costs by him in this behalf expended. And the said Defendants in Mercy of. But this Execution may be discharged by the payment of fifty two dollars and twenty four cents with legal interest thereon from the 8th day of September 1841 till paid and the costs.

William Parker assignee of Sampson Little

against

John et Turner Harry Bellamy and John I Scott

Dff.

{ A motion upon a
bill taken for

the forthcoming of property at the day of sale.

This day came 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 forty one dollars and nineteen cents the penalty of the said bond and his costs by him in this behalf expended. And the said Defendants in Mercy of. But this execution may be discharged by the payment of thirty dollars with legal interest thereon from the 11th day of September 1841 till paid and the costs.

James D Mapenburg Esq: of Stephen Mansfield decd? who was administrator of Elizabeth Person decd? who was for the benefit of others deceased. Dff.

against

William Griffin, Edmund P Nicholson and Lebbeus R Edwards. Dff. { A motion upon
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 the sum of four hundred and fifty three dollars and ninety five cents the penalty of the said bond and his costs by him in this behalf expended. And the said Defendants in Mercy of. But this execution may be discharged by the payment of one hundred and thirty six dollars and ninety five cents with legal interest thereon from the 8th day of August 1821 till paid and the costs.

David Newson

against

Robt Newson by John A Person his guardian ad litem and the said

John et administrator of Billy Person decd?

Dff.

{ In Chancery

This day this cause was docketed by consent of parties and with the leave of the court came on to be heard on the bill, name of John et Person who is appointed guardian ad