

(-112)

recovers against the defendant the sum of Forty dollars and forty cents the debt in the defendant mentioned with legal interest thereon from the 9th day of June 1838 till paid and his costs by him about his suit in this behalf expended. To be levied of the goods and chattels of the defendant in the hands of the defendant to be administered. And the said Defendant in Mercy &c.

Notes Gearbrough who sue for the benefit of John M. Gurley.

aff

{ In Debt

Thomas Proctor Sheriff of Southampton County and administrator de bonis non
with the will annexed of Lewis W. Branch etc.

aff

¶ 10.84. This day came the parties by their attorneys and therewith came a jury to wit James D. Webster, James Bell, George H. Grumpp, James H. Doyal, Harrison D. Moore, Wells Turner, James Williams, John L. Turner, Augustus H. Williams, Nathaniel D. Bryant, Benjamin E. Pope who being elected tried and sworn the truth to speak upon the premises aforesaid upon their oaths returned a verdict in the following words to wit "We the jury find for the plaintiff off the debt in the declaration mentioned with interest from the 9th day of December 1837 subject to the credits endorsed on the specialty." Therefore it is considered by the Court that the plaintiff recovers against the defendant the sum of Sixty dollars the debt in the declaration mentioned with legal interest thereon from the 8th day of December 1837 till paid and his costs by him about his suit in this behalf expended. To be levied of the goods and chattels of the defendant in the hands of the defendant to be administered. And the said Defendant in Mercy &c. This judgment is to be credited for thirty dollars paid April 26th 1838 and for one hundred and five dollars paid February 22nd 1838.

Francis Lenor executors of the last will & Testament of Henry Linwood etc
who sue for the benefit of John M. Gurley

aff

{ In Debt

Thomas Proctor Sheriff of Southampton County and administrator de bonis non
with the will annexed of Lewis W. Branch etc.

aff

¶ 10.84. This day came the parties by their attorneys and therewith came a jury to wit James D. Webster, James Bell, George H. Grumpp, James H. Doyal, Harrison D. Moore, Wells Turner, James Williams, John L. Turner, Augustus H. Williams, Nathaniel D. Bryant, Benjamin E. Pope who being elected tried and sworn the truth to speak upon the premises aforesaid upon their oaths returned a verdict in the following words to wit "We the jury find for the plaintiff off the debt in the declaration mentioned with interest from February 22nd 1838 till paid subject to the credits endorsed on the specialty." Therefore it is considered by the Court that the plaintiff recovers against the defendant the sum of One hundred dollars the debt in the declaration mentioned with legal interest thereon from the 22nd day of February 1838 till paid and his costs by him about his suit in this behalf expended. To be levied of the goods and chattels of the defendant in the hands of the defendant to be administered. And the said Defendant in Mercy &c. This judgment is to be credited for forty eight dollars the amount to February 22nd 1838 for twenty seven dollars & fifty seven cents the interest to June 9th 1837 - for the debt outstanding up to June 9th 1838 & for one hundred & twenty one dollars & 48 cents paid July 5th 1838