

(462)

Lawrence O'Daughtry

against

Dwight Holland and Marion Attorney

Def.

{ A motion was made
After a long debate for

¶ 5.16

To be aff'd

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 ninety nine dollars and ninety eight cents the penalty of the said bond and his costs by him about his suit in this behalf expended. And the said defendants in Money &c. But this execution may be discharged by the payment of Forty nine dollars ninety nine cents with legal interest thereon from the 15th day of January 1852 till paid and the costs.

Alexander H. Limerick

against

James Daniel, Mark James and William T. Dentons

Def.

{ A motion was made
After a long debate for the

¶ 5.66

To be aff'd

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 fifty four dollars and forty eight cents the penalty of the said bond and his costs by him about his suit in this behalf expended. And the said defendants in Money &c. But this execution may be discharged by the payment of Seventy seven dollars and twenty four cents with legal interest thereon from the 15th day of January 1852 till paid and the costs.

John W. Smithfield

against

William D. Phillips and William T. Rochester

Def.

{ A motion was made
After a long debate for

¶ 5.16

To be aff'd

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 thirty one dollars and forty eight cents the penalty of the said bond and his costs by him about his suit in this behalf expended. And the said Defendants in Money &c. But this execution may be discharged by the payment of Sixty five dollars and eighty four cents with legal interest thereon from the 15th day of January 1852 till paid and the costs.

Thomas Pottler Sheriff Commissioner of Edgington Superior Co.

against

John Pope, Elasha Pope and Benjamin Rose

Def.

{ A motion was made
After a long debate for

¶ 5.8-5

To be aff'd

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 forty two dollars eighty five cents the penalty of the said bond and his costs by him in this