

undertake the repairs of the bridge at South Lucy across the Blackwater River
across the same when complete and make report thereof to Court.

On the Motion of Arrington Gardner who made oath and together with Elijah
Nelms and James Vick his securities entered into and acknowledged a bond
in the penalty of five hundred dollars conditioned as the Law directs. Certificate is
granted him for obtaining letters of administration on the Estate of Johnson Pugh
de^d which was not administered by the former administrator.

James Bell

Deft.

against

Dairy Biddle and Bartow Taylor

A Motion upon
Defts. & a bond 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 defendant
for the sum of eighty two dollars and ninety two cents the penalty of the bond and his costs
and his costs by him about his motion in this behalf suspended. And the said defendant in Money &c.
But this execution may be discharged by the payment of forty one dollars and forty six cents
with legal interest thereon from the 18th day of April 1842 till paid and the costs.

Zachariah Story

Deft.

against

Samuel S. Nickleas and J. R. Edwards

A Motion upon
Defts. & a bond 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 defendant
for the sum of eighty four dollars and twenty four cents the penalty of said bond and his
costs by him about his motion in this behalf suspended. And the said defendant in Money &c.
But this execution may be discharged by the payment of forty two dollars and twelve cents
with legal interest thereon from the 1st day of April 1842 till paid and the costs.

Edward Steele aka daw for the benefit of James Y. Harris

Deft.

against

Joseph Gardner and John Vick

A Motion upon
Defts. & a bond 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 defendant
for the sum of one hundred and five dollars and fifty six cents the penalty of the bond
and his costs by him about his motion in this behalf suspended. And the said defendant in Money &c.
But this execution may be discharged by the payment of fifty two dollars and twenty eight
cents with legal interest thereon from the 14th day of April 1842 till paid and the costs.