

(505)

Solomon Haughton

against

Thomas Barrene

Pet.

{ In Bell

Def.

J/ 2.12

For if

The Defendant still failing to appear on motion of the Plaintiff by his attorney it is considered by the Court that the Plaintiff recover against the Defendant the sum of forty dollars the debt in the declaration mentioned with legal interest thereon from 17th day of February 1841 till paid and his costs by him about his suit in this behalf expended And the said Defendant in Messy q^r

William F. Batter

against

William Mallory

Pet.

{ In Bell

Def.

J/ 6.45

For if

The Defendant still failing to appear on motion of the Plaintiff by his attorney it is considered by the Court that the Plaintiff recover against the defendant the sum of thirty nine dollars and twelve cents the debt in the declaration mentioned with legal interest thereon from the 10th day of August 1840 till paid and his costs by him about his suit in this behalf expended And the said Defendant in Messy q^r

James Bell who does for the use and benefit of Richard Darden

against

John S. Hines

Pet.

{ In Bell

Def.

J/ 6.30

For if

The Defendant still failing to appear on motion of the Plaintiff by his attorney it is considered by the Court that the Plaintiff recover against the defendant the sum of forty dollars and forty four and a half cents the debt in the declaration mentioned with legal interest thereon from the 25th day of May 1841 till paid and his costs by him about his suit in this behalf expended And the said Defendant in Messy q^r

Edward R. Dardens who does for the benefit of William Cook

against

Nicholas M. Gobell now Clem Bell d/o

Pet.

{ In Bell

Def.

J/ 6.22

For if

The defendant still failing to appear on motion of the Plaintiff by his attorney it is considered by the Court that the Plaintiff recover against the defendant the sum of fifty one dollars and twenty one cents the debt in the declaration mentioned with legal interest thereon from 19th day of December 1840 till paid and his costs by him about his suit in this behalf expended To be taxed of the goods and chattels of the defendant in the hands of the defendant to be accounted And the said Defendant in Messy q^r But the judgment is to be arrested for five dollar paid 26th Novr 1840 & for fifteen dollar paid July 17th 1841

James S. French

against

Jacob Jordan

Pet.

{ In Bell

Def.

J/ 6.30

For if

The defendant still failing to appear on motion of the Plaintiff by his attorney it is considered by the Court that the Plaintiff recover against the defendant