

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 one hundred and seven dollars and thirty four cents the penalty of the said bond and his costs by him about his motion in this behalf expended. And the said Defendants in Mercy of. But this execution may be discharged by the payment of fifty three dollars and sixty seven cents with interest thereon from the 15th day of July 1822 till paid of the costs.

Charles Walters

Jeff

¶ 5th

against
George St. Cump and Clements Rochelle

{ A Motion upon
Offered a bond taken for

¶ 5th

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 one hundred and seventy two dollars and twenty eight cents the penalty of said bond, and his costs by him about his motion in this behalf expended. And the said Defendants in Mercy of. But this execution may be discharged by the payment of eighty seven dollars and sixty four cents with interest from 15th day of July 1822 till paid of the costs, thirty dollars to be retained.

¶ 5th

Against J. Bailey admr. of James Scott dec'd

Jeff

against
Thomas Royal John Givaltus & James Williams

{ A Motion upon
Offered a bond taken for

¶ 5th

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 his 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 eighty four dollars and twenty four cents the penalty of said bond, and his costs by him about his motion in this behalf expended. And the said Defendants in Mercy of. But this execution may be discharged by the payment of forty three dollars and sixty two cents with interest from 15th July 1822 till paid of the costs.

¶ 5th

Against D. Barr apnuee of William D. McCrory
against James Clayton and A. H. Burgess

{ A Motion upon
Offered a bond taken for

¶ 5th

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 ninety two dollars and fifty cents the penalty of said bond, and his costs