

and wheel of a certain Churn 1 Coffe Mill, 1 doggon plow, spade gear, 2 grub hoes, 2 axes and two cotton, 2 harness plows 1 dosing glesh & one flat iron, one thim and night of said cotton, parcel of shucks Shord & tings and twif, two and old trunk, Spain stilyards 1 pitchur and pair of cotton cards, parcel of books. This day came the plaintiff by his attorney and the Defendant not appearing to employ the said attached effects, it is considered by the Court that the plaintiff recover against the said Defendant the sum of \$ 192.50 cents due the 31st day of December 1802 and his costs in this behalf expended. And it is ordered that at the Sheriff math sale of the said attached effects according to Law for Clark, and out of the proceeds of said sale pay and satisfy this judgment to the plaintiff and the surplus of any recover to the Defendant, and that he return on account of such sale to the Court.

William H. Stowe this day produced credentials of his ordination, and also of his being in regular communion with the New York Western Christian Conference took the oath of allegiance to the Commonwealth and with Joseph Gray and John Oberly his Sureties entered into and acknowledged a bond in the penalty of fifteen hundred dollars conditioned as the Law directs. Whereupon on his motion, a testimonial is granted him in due form.

Gray Carroll

Def.

1/5.16

against

J. M. Bailey and George B. Holloman

A Motion upon

Befor bond taken

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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 the sum of one hundred and thirty eight dollars and thirty four cents, the penalty of said bond and his costs by him about his motion in this behalf expended. And the said Defendant is Merey go. But this execution may be discharged by the payment of sixty nine dollar and seventeen cents with interest from the ninth day of September 1802 till paid and the costs.

S. A. Parsons

Def.

1/5.16

against

John H. Rice and Anthony H. Howell

A Motion upon

Befor bond taken for the

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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 forty five dollars and fourteen cents the penalty of the said bond, and his costs by him about his motion in this behalf expended. And the said Defendant is Merey go. But this execution may be discharged by the payment of thirty seven dollars and fifty seven cents with legal interest thereon from the 19th day of September 1802 till paid and the costs.