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§ 5.16

Edwin Smith late Sheriff of Nancee County & others John H Miles et al
against

Edwin Waller & Joseph H. Barham.

} A Motion upon
Def's bond taken for
the forthcoming of property at the day of sale.

T. fa. if

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 eighty eight dollars and twenty eight cent the penalty of said bond and he certify him about his motion in this behalf suspended. And the said Defendants in money. But the execution may be discharged by the payment of forty four dollar and thirty nine cents with interest thereon from 14th December 1862 till paid & the costs.

§ 5.16

Harrison D Moore who sees for the benefit of James D Uryuhart et al

Richard A Uryuhart Robert Murray and Edwards Butts

et al

against

Spratty Williams and George A H Newson

} A Motion upon a
Def's bond taken for the
forthcoming of property at the day of sale.

T. fa. if

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 five dollars and thirty cent the penalty of said bond and he certify him about his motion in this behalf suspended. And the said Defendants in money. But the execution may be discharged by the payment of fifty two dollar and sixty five cents with equal interest thereon from the 29th day of December 1862 till paid & the costs.

§ 5.16

Samuel H Barham

et al

against

Peter Barker & Nicholas M Sabell

} A Motion upon a
Def's bond taken for the
forthcoming of property at the day of sale.

T. fa. if

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 Twenty seven dollars and twelve cent the penalty of said bond and he certify him about his motion in this behalf suspended. And the said Defendants in money. But the execution may be discharged by the payment of thirty eight dollar and fifty six cents with interest from 4th day of January 1863 till paid & the costs.

§ 5.16

Willis P Barham

et al

against

Peter Barker & Nicholas M Sabell

} A Motion upon a
Def's bond taken for the
forthcoming of property at the day of sale.

T. fa. if

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