

Seth R Strong and Seth D Cooper merchants & partners trading
under the firm and style of Seth R Strong &^{Co}
against

70 /

g 6.55

Def.

The Defendant still failing to appear on motion of the Plaintiff by this Attorney it is considered by the Court that the Plaintiff recover against the Defendant the sum of twenty two dollars and sixty one cents with interest from the 1st day of January 1881, till paid the debt and interest on the declaration mentioned, and their costs by them about their suit in this behalf expended; And the Defendant being

Pep. } In Debt
Dish }
Dish }
Dish }

Seth A. Strong & Seth B. Cooper merchants partners trading under
the firm and style of Seth R. Strong & Co. Eff.

16.55

against
John James *Endebt*
Draft

Fif

The Defendant still failing to appear on motion of the Plaintiff by their Attorney it is considered by the Court that the Plaintiff recover against the Defendant the sum of thirty one dollars and fifty three cents with interest thereon from the 28th day of March 1842 till paid the debt and interest in the declaration mentioned and their costs by them about this suit in their behalf expended. And the said Defendant in Messy & C.

16.55-

Seth R. String & Seth D. Coopé merchants & factors
under the name and style of Seth R. String & C^o
against

Beppo.

In Debt

Waff.

The Cabinet and Hall

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 six dollars and sixty one cents with interest from the 1st day of January 1821 till paid the debt and interest in the declaration mentioned, and thence to him about three days in this behalf expended. And the said Defendant in Messy, 8^o

17.81

Thomas C. Jones who sue for the benefit of Seth R. Strong &
against

94

288

Fifteen

James Neumr. Benjamin Applewhite & Harry Gottwag

Mayo
e. o.

The Defendants still failing to appear on motion of the Plaintiff.

The Defendants still failing to appear on motion of the Plaintiff by his attorney it is considered by the Court that the Plaintiff recover against the Defendants the sum of Sixty dollars with interest from the 25th day of November 1842 till paid the debt and interest in the declaration mentioned and his costs by him about his suit in this behalf expended. And the said Defendant to pay ^{the} Plaintiff ^{the} money so.

James W. Hall & Louis P. Spier, defendants in the Matter of Murray B. Banks
against

Beifl.

Chubbs
Self

John Everett

The discussion of this cause at the next term being but little it is considered by the Court that it be dismissed.