

the personalty of said bond and their costs by them about this motion in the behalf respndt. And
the said Defendant in Mercy &c. But this execution may be discharged by the payment of fifty five
dollar and six cents with interest from June 27th 1843 till paid the cash.

James T. Duford
against
Wells, Wells & Sambert & others

29
Jff } A Motion upon a
Writ taken for the
possession 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 seven five dollar & ninety two
cents the personalty of said bond and his costs by him about his motion in the behalf respndt. And
the said Defendant in Mercy &c. But this execution may be discharged by the payment of seventy seven
dollar and ninety six cents with interest from June 27th 1843 till paid the cash.

John M. Smiley sometimes called guardian of Bennett Robert James who sues
for the benefit of Bennett James

§ 2.66
against
Spradley William & Nicholas D. Sedell

Jff } A Motion upon a
Writ taken for the
possession 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 three hundred and sixty
seven dollar and sixty six cents the personalty of said bond and his costs by him about his motion in the behalf
respndt. And the said Defendant in Mercy &c. But this execution may be discharged by the
payment of one hundred eighty four dollar and eighty three cents with interest from the 17 day of
July 1843 till paid the cash.

J. J. Gardner who sues for the benefit of Core & Shufes

§ 2.66
against
William A. Rochelle and John R. Rochelle

Jff } A Motion upon a bond
Writ taken for the possession
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 One hundred seven dollar & ninety
eight cents the personalty of said bond and his costs by him about his motion in the behalf respndt. And
the said Defendant in Mercy &c. But this execution may be discharged by the payment of fifty
three dollar & sixty four cents with interest from June 27th 1843 till paid the cash.

James Clayton administrator of Silas Seaverwell decd

§ 2.66
against
James A. Wells & Samuel B. Wells

Jff } A Motion upon a bond
Writ taken for the possession
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 sixty six dollar &