

Absent Benjamin E. Pepe. Present Thomas D. Norwell. 47
Burke

On motion of Simon Murphy, guardian to Mary Francis Wells, Ordered that the said Plaintiff be authorized to expend twenty five dollars of the principal of the wards estate ^{in reasonable} for her support, the interest and principal being insufficient for the purpose.

Case No. 66 late Sheriff of who was for the benefit of John Newell
against

Off

John James and Nancy James

A Motion is made
Off to take for the forthcoming
coming of property at the day of sale

No. 66

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 thousand dollars and ninety eight cents, the penalty of said bond and his costs by him about his motion in the behalf aforesaid. And the said Defendants in Mercy of But this execution may be discharged by the payment of fifty eight dollars and ninety nine cents with interest from July 25th 1845 till paid the costs.

Joseph J. Cummings

Off

No. 66

against
William W. Danforth & Richard H. Danforth

A Motion is made
Off to take for the forthcoming
coming of property at the day of sale

No. 66

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 six dollars and twenty cents the penalty of said bond and his costs by him about his motion in the behalf aforesaid. And the said Defendants in Mercy of But this execution may be discharged by the payment of forty three dollars thirty four cents with interest from August 21st 1845 till paid the costs.

Diggs & Drury

Off

No. 66

against
John S. Drake & John H. Williams

A Motion is made
Off to take for the forthcoming
coming of property at the day of sale

No. 66

This day came the Plaintiff by their 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 thirty eight dollars and thirty two cents the penalty of said bond and this early this about this motion in the behalf aforesaid. And the said Defendants in Mercy of But this execution may be discharged by the payment of nineteen dollars and sixteen cents with interest from April 16th 1843 till paid the costs. This judgment to be credited for four dollars thus costs paid May 2nd 1843.

James D. Newell who was for the benefit of William D. Taylor
against

Off

No. 66

vs. Joel O. McLean & Allen J. Garrison

A Motion is made
Off to take for the forthcoming
coming of property at the day of sale

No. 66

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 nine dollars forty cents the penalty of said