

Ordered that Silas Ellsworth, Joel Vick, John W. Nichols and Richard J. Donistor attorneys of them being first duly sworn before a Justice of the Peace for that purpose do appear at the present place of Mills & Read do^r and return the appearance under their hands to Court.

On the motion of John E. Davis. Ordered that Master Transformer Gold examine date and tell me account of the said Davis' goods sent by said Davis to New Haven and make report thereof to Court with copy whereof specially stated and presented by himself which he may be required to state.

On the motion of Eliza Duryea against Silas W. Pease administrator of Norton's Estate deceased. This day came the plaintiff by his attorney and it appearing to the Court that the defendant had had legal notice of this motion he was solemnly called but came not. Therefore it is considered by the Court that the plaintiff recover against the defendant the sum of Twenty Three dollars and Sixty five cents with interest thereon from the 16th day of September 1849 till paid, that being the amount paid by the plaintiff as payment of the said Norton's Estate on a land received by said Eliza with the court to Mary as her dower to administer the plenary administrator of Estate Stephenie do^r dated 20th April 1849 and his costs by him on this behalf expended. To be levied of the goods and chattels of the defendant in the hands of the defendant to be administered. And the said Defendant in Mary do^r.

On the motion of Ben Miller against Benjamin P. Lee. This day came the plaintiff by his attorney and it appearing to the Court that the defendant had had legal notice of this motion he was solemnly called but came not. Therefore it is considered by the Court that the plaintiff recover against the defendant the sum of forty three dollars and nine cents with interest thereon from the 21st day of August 1845 till paid which sum the plaintiff paid as security for the defendant to satisfy a £ 100 executed in favor of John M. Bradley executor of John Andrew do^r and his costs by him on this behalf expended. And the said Defendant in Mary do^r.

In original opinion of Arthur D. Bryant
against

Off. { A. D. Bryant
Off. }

James D. Bryant Counter of Bradley Bryant do^r

This day came the parties in their proper persons and the defendant acknowledged the plaintiff's action for the debt and interest in the way mentioned and the rate. Therefore judgment of the plaintiff it is considered by the Court that the plaintiff recover against the defendant the sum of One hundred dollars with legal interest thereof from the 7th day of October 1841 till paid the debt and interest in the way mentioned and his costs by him about his suit on this behalf expended. To be levied of the goods and chattels of the defendant in the hands of the defendant to be administered. And the said defendant in Mary do^r. This judgment is to be rendered for July 1st One Thousand Eighty Four.

Joseph E. Woodward for the benefit of T. Bryant
against

Off. { A. D. Bryant
Off. }

James D. Bryant Counter of Bradley Bryant do^r

This day came the parties in their proper persons and the defendant acknowledged the plaintiff's action for the debt and interest in the way mentioned and the rate. Therefore by consent of the plaintiff it is considered by the Court that the plaintiff recover against the defendant the sum of One hundred and Thirty four dollars and eighty eight cents with legal interest thereon from the 21st day of June 1841 till paid the debt and interest in the way aforesaid mentioned and his costs by him about his suit on this behalf expended. To be levied of the goods and chattels of the defendant in the hands of the defendant to be administered. And the said defendant in Mary do^r.