

Southard Bardwell

109

Sophia Greenleaf and James S. Vinton

Off { A motion upon a  
After I had taken for the

12/25

forbearing of property on the day of sale  
3/1/45<sup>2</sup> This day came the plaintiff by his attorney and it appearing to the Court that the defendants have had legal notice of this action they were definitely called but came not. Therefore it is considered by the Court that the plaintiff may have execution against the defendants for Eighty three dollars and forty two cents the penalty of the said bond and his costs by him about his action in this behalf expended. And the said Defendants in New York. But this execution may be discharged by the payment of forty one dollars and thirty six cents with legal interest thereon from the 1<sup>st</sup> day of January 1844 full paid and the costs.

James S. Douglas

Off { A motion upon a  
After I had taken for

against

Patrick H. Hollings and Edward Dulle

Publ

forbearing of property on the day of sale  
3/1/45<sup>2</sup> This day came the plaintiff by his attorney and it appearing to the Court that the defendants have had legal notice of this action they were definitely called but come not. Therefore it is considered by the Court that the plaintiff may have execution against the defendants for One hundred dollars and forty four cents the penalty of the said bond and his costs by him about his action in this behalf expended. And the said defendants in New York. But this execution may be discharged by the payment of fifty dollars and twenty five cents with legal interest thereon from the 31<sup>st</sup> day of December 1843 full paid and the costs.

Horace Breway

Off { A motion upon a  
After I had taken for the

against

Jack Vick and Williams Vick

12/26

forbearing of property on the day of sale

3/1/45<sup>2</sup> This day came the plaintiff by his attorney and it appearing to the Court that the defendants have had legal notice of this action they were definitely called but came not. Therefore it is considered by the Court that the plaintiff may have execution against the defendants for Thirty eight dollars the penalty of the said bond and his costs by him about his action in this behalf expended. And the said defendants in New York. But this execution may be discharged by the payment of nineteen dollars with legal interest thereon from the 14<sup>th</sup> day of January 1844 full paid and the costs.

Barton Taylor who was for the benefit of Richard A. Bowles

Off { A motion upon a  
After I had taken for the

against

Elizur Bowles and Charles A. Nash

8/26

forbearing of property on the day of sale

3/1/45<sup>2</sup> This day came the plaintiff by his attorney and it appearing to the Court that the defendants have had legal notice of this action they were definitely called but came not. Therefore it is considered by the Court that the plaintiff may have execution against the defendants for Sixty four dollars and six cents the penalty of the said bond and his costs by him about his action in this behalf expended. And the said defendants in New York. But this execution may be discharged by the payment of forty four dollars and three cents with legal interest thereon from the 20<sup>th</sup> day of December 1843 full paid and the costs.