

The Commonwealth

v Wells DeMars

{ Upon a Present
Def } Jy

This day came as well the attorney prosecuting for the Commonwealth as its defendant by his attorney and by their consent it is understood by the Court that the Commonwealth vs the defendant and the defendant do some of these and first and the date of this conviction. And the said Defendant may take up

John Hancock

{ Def } In Deb
Jyagainst
William L. Everett

On the motion of the defendant by his attorney who pleaded judgment to release the plaintiff by his attorney advised generally they were now released in the Office against him in full and the cause is discontinued till the next quarterly term.

At South & Edge Painter's account of David DeMars' due to him for the loss of the suit before

against
Edward Lawrence

On the motion of the defendant by his attorney who pleaded judgment to release the plaintiff by his attorney advised generally they were now released in the Office against him in full and the cause is discontinued till the next quarterly term.

Ordered that the Court be adjourned till the first day of the next Term.

The minutes of the foregoing proceedings were signed by "A. M. Myrick".

Teste - J. R. Edwards Esq.

Office judgments confirmed in the County Court of Southwicks on the 19th day of March 1854 being the last of the month Term.Samuel Dowry and Silas Dowry merchants and factors trading under the firm and style of S. & S.
Dowry{ Def } W. D. Deb
against

Edwin Hollis and John A. Hollis

The defendants still failing to appear on the motion of the plaintiff by his attorney it is understood by the Court that the plaintiff recover against the defendant the sum of Thirty five dollars and one cent with legal interest thereon from the 2dnd day of January 1853 till paid the debt and interest in the alternative sum named and that costs by them about this sum are also to be recovered. And the said defendant in Money Jy.

Nathaniel Atkinson

{ Def } In Deb
against

William H. Branch

The defendant still failing to appear on the motion of the plaintiff by his attorney it is understood by the Court that the plaintiff recover against the defendant the sum of Twenty five dollars the debt in the declaration mentioned with legal interest thereon from the 22nd day of October 1853 till paid the debt and interest by him on his behalf recovered at the rate Defendant in Money Jy.