

Arthur Wingard
against

David H. Darrow and Nicholas H. Schell

§ 2. 66

To. fa. of

for the forthcoming on the day of sale of property taken under execution.
This day came the plaintiff by his attorney and it appearing by the affidavit of a witness that the defendants have had legal notice of this notice they were solemnly called but came not. Whereupon the execution and bond of each being produced and inspected it is considered by the Court that the plaintiff may have execution against the defendants for sixteen dollars and two cents the penalty of said bond and his costs by him in this behalf expended. And the said defendants on Monday next this judgment is to be discharged by the payment of eight dollars and forty four cents with legal interest thence from the 15th day of April 1844 till paid and the rest.

off } Act done in
Dists Court

Greco and Pate

against

David H. Darrow and Nicholas H. Schell

§ 2. 66

To. fa. of

for the forthcoming on the day of sale of property taken under execution.
This day came the plaintiff by their attorney and it appearing by the affidavit of a witness that the defendants have had legal notice of this notice they were solemnly called but came not. Whereupon the execution and bond of each being produced and inspected it is considered by the Court that the plaintiff may have execution against the defendants for twenty seven dollars and twenty four cents the penalty of said bond and his costs by him in this behalf expended. And the said Defendants on Monday next this judgment is to be discharged by the payment of fourteen dollars and forty four cents with legal interest thence from the 15th day of April 1844 till paid and the rest.

off } Act done in
Dists Court

Jacobs Bell et al. vs for the benefit and at the cost of John D. England

against

Fielding S. Mokane and J. R. Edwards

§ 2. 66

To. fa. of

for the forthcoming on the day of sale of property taken under execution.
This day came the plaintiff by his attorney and it appearing by the affidavit of a witness that the defendants have had legal notice of this notice they were solemnly called but came not. Whereupon the execution and bond of each being produced and inspected it is considered by the Court that the plaintiff may have execution against the defendants the sum of One hundred and twenty three dollars and twenty four cents the penalty of said bond and his costs by him in this behalf expended. And the judgment is to be discharged by the payment of sixty one dollars and eighty two cents with legal interest thence from the 17th day of May 1844 till paid and the rest.

off } Act done in
Dists Court

On the return of Joseph T. Joyce. Ordered that the return of Helen Joyce, Martha Joyce and Elizabeth Joyce do be committed to the hands of Samuel B. Hines Sheriff of this County for administration according to law.

On the return of Thomas Vaughan for leave to give a new road from Lewis Bluff to Great Tompkins. Ordered that Jordan Edwards, John Moore for Richard Barrett, James Allister and William Edwards or any three of them bring first duty sworn before a Justice of the Peace do give the way proposed for opening said road and report to the Court the convenience and inconvenience that will result as well to individuals as to the public in case the said road be opened or proposed.