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expended. And the said defendants in attorney of the Plaintiff this judgment is to be discharged by the payment of forty eight dollars and twenty four cents with legal interest thereon from the 7th day of July 1844 till payment and the costs.

Peter D. Wellerman who pays for the benefit of John & William Pitts,
against

John W. Pitts and William Pitts

for the forthcoming on the day of date of property taken under execution.
This day came the Plaintiff by his attorney and it appearing by the rule of a court of that the defendants have had legal notice of this action they were solemnly called but came not. Whereupon the execution and bond of record being produced and suspended was remanded by the court that the Plaintiff may have execution against the defendants for One hundred dollars and forty eight cents the penalty of the said bond and his costs by him or his attorney expended. And the said defendants in attorney of the Plaintiff this judgment is to be discharged by the payment of forty eight dollars and twenty four cents with legal interest thereon from the 7th day of July 1844 till payment and the costs.

Samuel A. Adams who pays for the benefit of John Chapman

against

Sophia Chapman and Richard A. Gentry

for the forthcoming on the day of date of property taken under execution.
This day came the Plaintiff by his attorney and it appearing by the rule of a court of that the defendants have had legal notice of this action they were solemnly called but came not. The execution and bond of record being produced and suspended was remanded by the court that the Plaintiff may have execution against the defendants for One hundred and nineteen dollars and fifty nine cents the penalty of the said bond and his costs by him or his attorney expended. And the said defendants in attorney of the Plaintiff this judgment is to be discharged by the payment of fifty nine dollars and eighty four cents with legal interest thereon from the 22nd day of July 1844 till payment and the costs.

D. C. H. P. Pepl having obtained an attachment against the estate of Joseph Roe an outstanding debt for \$12.00 with interest from the 1st day of January 1844 due by account and the constable having made return that he had "one black cow in the field, supper 20 barrels, Seven black black heddles, three in the field, supped 200 lbs. cotton in the house, suspended 70 lbs. red and furniture, one pair plough teams, two pitch daggers, one plough 8' cultivator, one plough single box 8' beam in the feather" of the goods and chattels of said Joseph Roe. This day came the Plaintiff by his attorney and the defendant not appearing to answer the attached effects it is considered by the Court that the Plaintiff must against the defendant the aforesaid sum of \$12.00 with interest from 1st day of January 1844 till paid, the same found to be just and this costs by them on the behalf of the Plaintiff and it is ordered that the Sheriff make sale of the attached effects according to law and set off the amount arising from said sale pay and satisfy this judgment to the Plaintiff and the balance if any, apply to the payment of a judgment given by this court this day passed against the said Joseph Roe in favor of Dolly R. Turner and unless the Plaintiff of any to the defendant. And that he make return of said sale to the Court.