

204 Plaintiff's Petition of the last Will and Testament of Joseph T. Cloud dec'd

Def.

against

William Williams and James Williams

Def.

Def.

f. 6. 92

The judgment obtained at the rules not having been set aside and the plaintiff being now entitled to a final judgment it is therefore considered that the plaintiff recover against the defendants the sum of \$1500 dollars and twenty five cents with interest thereon from the 25 day of December 1848 till paid the debt and interest in the declaration mentioned and the costs by them about their suit on this behalf expended And the said defendant in Moroy 8^o

f. 6. 28

Def. of

A. J. Burgess who sue for the benefit of Richard Bowler

Def.

against

Samuel Worthing

Def.

f. 6. 28

The judgment obtained at the Rules not having been set aside and the plaintiff being now entitled to a final judgment it is therefore considered that the plaintiff recover against the defendants thirty eight dollars and twenty five cents with interest thereon from the 6 January 1849 till paid the debt and interest in the declaration mentioned and the costs by them about their suit on this behalf expended And the said defendant in Moroy 8^o

f. 6. 28

Def. of

John & M. McHale sometimes called Esqrs of Alexander McHale dec'd who sue for the benefit of Joseph Bowler

Def.

against

A. G. Rice

Def.

f. 6. 28

The judgment obtained at the Rules not having been set aside and the plaintiff being now entitled to a final judgment it is therefore considered that the plaintiff recover against the defendant thirty two dollars and fifty cents with interest thereon from the 1st day of October 1848 till paid the debt and interest in the declaration mentioned and their costs by them about their suit on this behalf expended And the said defendant in Moroy 8^o

f. 6. 28

John & Blunt & Joseph H. Cooper late merchants and partners trading under the firm of Blunt & Cooper

Def.

against

A. G. Rice

Def.

f. 6. 30

The judgment obtained at the Rules not having been set aside and the plaintiff being now entitled to a final judgment it is therefore considered that the plaintiff recover against the defendant thirty four dollars and eighty cents with interest thereon from the 1st day of January 1848 till paid the debt and interest in the declaration mentioned and their costs by them about their suit on this behalf expended And the said defendant in Moroy 8^o

f. 6. 28

Def. of

Samuel D. Nicholson & William A. Spark partners under the name firm of S. D. Nicholson & Co who sue for the benefit and at the cost of Charles Knight

Def.

against

Thomas Lawrence

Def.

f. 6. 30

Def. of

The judgment obtained at the Rules not having been set aside and the plaintiff being now entitled to a final judgment it is therefore considered that the plaintiff recover against the defendant thirty three dollars & twenty five cents with interest thereon from the 2nd day of February 1849 till paid the debt and interest in the declaration mentioned and their costs by them about their suit on this behalf expended And the said defendant in Moroy 8^o This judgment is to be recorded for \$30. per Add'l 1st 1849

f. 6. 28