

247

final determination of Samuel Drury and John Drury and agree that the award or the award of debts paid as they shall choose for an award therefor shall be made the judgment of the Court. And the same is ordered accordingly.

David R Stewart

against

William A Sparks late guardian to Miss Octavia Sparks

Deft

In Case

Deft

1890
In fa of

The defendant by his attorney swears he is not guilty in manner and form as the plaintiff against him doth complain and of this he puts himself upon the country and the plaintiff likewise and thereupon came a jury to wit Thomas D Knight, John Whithead Benjamin Davis, A J. Simmons, Mills D Sumner, A D Moore James Clark, E Hanson, William W Edwards, John Markin, Esq. T. Barkham, George Dayant, who being elected to do so and sworn the truth to speak upon the issue joined upon their oath returned a verdict in the following words to wit. "We of the jury find for the Deft and assess his damages to be only dollars and eighty cents with interest from 1st January 1843 till paid." Therefore it is considered by the Court that the plaintiff recover against the defendant the damages assessed as aforesaid with legal interest thereon from 1st January 1843 till paid and his costs by him about this suit in this behalf expended. And the said defendant in Mercy &c

David R Stewart

against

William A Sparks guardian to Miss Fanny Sparks

Deft

In Case

Deft

1890
In fa of

The defendant by his attorney swears he is not guilty in manner and form as the plaintiff against him doth complain and of this he puts himself upon the country and the plaintiff likewise and thereupon came a jury to wit Thomas D Knight, John Whithead Benjamin Davis, A J. Simmons, Mills D Sumner, A D Moore James Clark, E Hanson, William W Edwards, John Markin, Esq. T. Barkham, George Dayant, who being elected to do so and sworn the truth to speak upon the issue joined upon their oath returned a verdict in the following words to wit. "We of the jury find for the plaintiff and assess his damages to be only nine dollars and 55 cents with interest from 1st January 1843 till paid." Therefore it is considered by the Court that the plaintiff recover against the defendant the damages assessed as aforesaid with legal interest thereon from 1st January 1843 till paid and his costs by him about this suit in this behalf expended. And the said defendant in Mercy &c

J. D. Smith and Jesse Parker attorn of David D Savage who sued for the benefit of

Henry Fowler

against

Thomas Lawrence

Deft

In Debt

Deft

By consent of the parties by their attorneys it is ordered that this suit be dismissed and that the plaintiff pay to the defendant his costs.

1890 Costs

1890

In fa of