

(116) Interest in the declaration mentioned and his costs by him about his suit in this behalf suspended. And the said defendant in Money &st

Richard Darden

Plff

against

John R Briggs and Joseph Briggs administrators of William Briggs dec'd. { In Debt

16.75

Fe. 1st

The judgment standid in the Office 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 twenty five dollars with interest thereon from the 16th July 1840 till paid the debt and interest in the declaration mentioned and his costs before him about his suit in this behalf suspended. To be levied of the goods and chattels of the defendant in the hands of the defendants to be administered. And the said Defendants in Money &st

William Powers

Plff

against

Joseph Briggs & John R Briggs administrators of William Briggs dec'd. { In Debt

16.75

Fe. 1st

The judgment standid in the Office 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 twenty three dollars twelve and a half cents with interest thereon from the 30th day of October 1840 till paid the debt and interest in the declaration mentioned and his costs by him about his suit in this behalf suspended. To be levied of the goods and chattels of the defendant in the hands of the defendants to be administered. And the said defendants in Money &st

John Proctor Counter of &c of Post Office dec'd

Plff

against

James C Clayton & Jacob Brown

{ In Debt

16.95

Fe. 1st

The judgment standid in the Office 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 twenty dollars and eighty two cents the debt in the declaration mentioned with legal interest thereon from the 23rd day of December 1842 till paid the debt and costs by him about his suit in this behalf suspended. And the said defendant in Money &st

John Winkfield, J Holloman &c. Attorneys Executors of Jacob Holloman dec'd. { In Debt

against

Cornelius Cobb

Plff

The judgment standid in the Office 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 twenty five dollars the debt in the declaration mentioned with legal interest thereon from the 29th day of October 1842 till paid and their costs by him about his suit in this behalf suspended. And the said defendant in Money &st

Cader Powell who sue for the benefit of Richard Lardner

Plff

against

A T Smith

{ In Debt

The Office not having been set aside and the plaintiff