

unenbilled to a final judgment. It is therefore considered that the plaintiff recover against the defendant forty dollars and twenty six cents with interest thereon from the 1st day of October 1844 till paid and his costs by him on this behalf expended. And the said defendant in Mary ^{to}

Mike Holloman who was for the benefit of Richard Dardot
against

Plff } In Debt
Deft }
16.93

Lewis W Bishop and Richard Dardot

16.93

The judgment obtained 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 defendants forty dollars with interest thereon from the 28th December 1844 till paid the debt and interest on the declaration mentioned and his costs by him about his suit on this behalf expended. And the said defendants in Mary ^{to}

James O Bryant

against

A T Smith

Plff } In Debt
Deft }
16.80

The judgment obtained 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 forty eight dollars and thirty cents with interest thereon from the 22nd day of October 1844 till paid the debt and interest on the declaration mentioned and his costs by him about his suit on this behalf expended. And the said defendant in Mary ^{to}

Flavus O N Wells

against

Richard A Compton

Plff } In Debt
Deft }
16.80

The judgment obtained 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 four dollars and fifty cents the debt on the declaration mentioned with interest thereon from the 7th day of October 1844 till paid and his costs by him about his suit on this behalf expended. And the said defendant in Mary ^{to}

William A Sparks executor of Clemente Robbiele de? who was for the benefit of
Jere Lebt

Plff } In Debt
Deft }

against

Henry D Ferguson Davis Bryant and James Barret

Deft.

The judgment obtained in the Office against the defendants Ferguson and Bryant not having been set aside and the plaintiff being now entitled to a final judgment against these defendants. It is therefore considered that the plaintiff recover against the said defendants Ferguson and Bryant twenty four dollars and twenty four cents the debt on the declaration mentioned with interest thereon from the 28th day of September 1844 till paid and his costs by him about his suit on this behalf expended. And the said defendants in Mary ^{to}

William A Sparks Esq of Clemente Robbiele de? who was for the benefit
of Jere Lebt

Plff } In Debt
Deft }

against

Felix H Bishop & Lewis W Bishop

Plff

The Judgment obtained in the Office not having been set aside and the plaintiff being

16.93
Jef. 16.93