

Per the motion of Saint Barnard Sheriff of this county John Barkman is permitted to qualify as his deputy during pleasure and wherein the said Barkman qualified by taking the several oaths prescribed by law. It appearing to the Court that the said Barkman is a man of honesty, probity and good character.

Benjamin W. Brodger came into Court and resigned as Deputy of Saint Barnard Sheriff of this County.

William A. Frank Executer of Clerks Recollect do^r who are for the benefit of the said ^{Plff} _{Dft}

Rich H. Bishop and William Dwyer

A motion upon
Dft's a bond conditioned

\$2.66

36.16 sp^r

ed for the forthcoming on the day of sale of property taken under execution.
This day came the plaintiff by his attorney and it appearing to the Court that the defendants have had legal notice of this action they were solemnly called but came not. Whereupon the execution and bond aforesaid being produced and inspected it is considered by the Court that the plaintiff may have execution against the defendants for One hundred and six dollars and thirty eight cents the penalty of the said bond and his costs by him in this behalf expended. And the said defendants in answer sp^r. But this judgment is to be discharged by the payment of fifty eight dollars and thirty one cents with legal interest thereon from the 2^d day of August 1826 till paid and the costs.

William D. McGinn

Plff.

against

Giles T. Whiting Swetow Kirby, Sally J. Whiting & Edmund F. Whiting Dft's a bond conditioned

\$4.16

36.16 sp^r

for the forthcoming on the day of sale of property taken under execution.
This day came the plaintiff by his attorney and it appearing to the Court that the defendants have had legal notice of this action they were solemnly called but came not. Whereupon the execution and bond aforesaid being produced and inspected it is considered by the Court that the plaintiff may have execution against the defendants for One hundred and six dollars forty two cents the penalty of the said bond and his costs by him in this behalf expended. And the said defendants in answer sp^r. But this judgment is to be discharged by the payment of fifty three dollars and thirty six cents with legal interest thereon from the 5^d day of April 1826 till paid and the costs.

James E. N. Wills

Plff.

against

Richard A. Crowley and William A. Frank

A motion upon a
Dft's a bond conditioned

\$2.66

36.16 sp^r

for the forthcoming on the day of sale of property taken under execution.
This day came the plaintiff by his attorney and it appearing to the Court that the defendants have had legal notice of this action they were solemnly called but came not. Whereupon the execution and bond aforesaid being produced and inspected it is considered by the Court that the plaintiff may have execution against the defendants for thirty eight dollars and thirty two cents the penalty of the said bond and his costs by him in this behalf expended. And the said defendants in answer sp^r. But this judgment is to be discharged by the payment of thirty four dollars and thirty one cents with legal interest thereon from the 15^d day of August 1826 till paid and the costs.