

(456)

Morris Briggs

against

Nancy Whitney

86.30

To be paid

Deft

In Debt

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 forty seven dollars and ninety seven cents the debt in the declaration mentioned with legal interest thereon from the 1st day of January 1836 till paid and to be collected by him about his suit in this behalf expended. And the said defendant in Morry Jr.

John A Hill

against

Benjamin Branch

86.30

To be paid

Deft

In Debt

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 dollars and ninety eight cents with legal interest thereon from the 25th day of January 1839 till paid the debt and interest in the declaration mentioned and to be collected by him about his suit in this behalf expended. And the said defendant in Morry Jr.

William Grizzard and Hartwell Hale who sue for the benefit of Robert H Marion Deft

against

John W Teller

Debt

The judgment obtained at the rules not having been set aside. It is therefore considered that the same be informed.

Teste. G.R. Edwards Atty