

(6)

had to value, and that they report their proceedings to the Court in order to a final decree.

Martella Oliver Wilson and Robina Jane Wilson infants of tender years by L. S. Edwards their next friend Plaintiff
against

Dorcas Doughty and Harriet his wife

Defendant

This day the cause came on to be heard by counsel in the bill, answer and exhibits and was argued by counsel. On consideration whereof the Court doth order, adjudge and decree that I am the Sheriff who is lawfully appointed a Special Commissioner of this Court, after advertising the time and place of sale for thirty days at the Court House and two or more public places in the vicinity of said Court, proceed to sell it to the highest bidder, and that he receive so much in cash as will pay the expenses of this decree and for the balance of the amount of sale he take an equal share with good security payable in twelve months and that he appear before the said Court as the guardian ad litem of the said Martella Oliver and Robina Jane Wilson and the other defendant Dorcas Doughty and that he report to this Court in order to a final decree.

James D. Bryant

Def

against

H. J. Smith and J. R. Williams

Plaintiff upon a bill
of complaint for the

\$2.66

forthcoming on the day of sale of property taken under execution.

Plaintiff

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 affidavit being produced and inspected it is considered by the Court that the plaintiff may have execution against the defendants for One hundred and twenty six dollars forty eight cents the penalty of the said bond and his costs by him on his behalf expended. And the said defendants in Maryland. But this judgment is to be discharged by the payment of Sixty three dollars and thirty four cents with legal interest thereon from the 1st day of August 1826 till paid and the costs.

Cader Powell for the benefit of Richard Darden

Def

against

H. J. Smith and J. R. Williams

Plaintiff upon a bill
of complaint for the

\$2.66

forthcoming on the day of sale of property taken under execution.

Plaintiff

This day came the plaintiff by his attorney and it appearing to the Court that the defendants have not had legal notice of this action they were solemnly called but came not. Whereupon the execution and bond affidavit being produced and inspected it is considered by the Court that the plaintiff may have execution against the defendants for One hundred and eight dollars and fifty four cents the penalty of the said bond and his costs by him on his behalf expended. And the said defendants in Maryland. But this judgment is to be discharged by the payment of fifty four dollars and Seventy Seven cents with legal interest thereon from the 1st day of August 1826 till paid and the costs.

Simeon Johnson

Def

against

Nancy Whitney, Catharine Proctor and William Whitney

Plaintiff upon a bill
of complaint for the

\$2.66

forthcoming on the day of sale of property taken under execution.

Plaintiff

This day came the plaintiff by his attorney and it appearing to the Court that the defendants have not had legal notice of this action they were solemnly called but came not. Whereupon the execution and bond affidavit being produced and inspected it is considered by the Court that the plaintiff may have execution against the defendants for Eighty four dollars and ninety two cents the penalty of the said bond and his costs by him on his behalf expended. And the said defendants in Maryland. But