

An account of Joseph St John's administration on the estate of Joseph Turner did not stand  
and ordered to be made true for inspection.

For expenses appearing to the Court. Ordered that the sum of the Poor. to said Benjamin Chapman  
where held to Modeste Beaubien according to law be paying for the services of said by the sum of  
eight dollars per annum.

James Griffin

Def

against

Debtors  
Nathaniel D. Bryant

Aff

By consent of the parties by their attorneys all matters not otherwise determined above mentioned  
are submitted to the final determination of Samuel Bailey and Henry Woodard and it is agreed  
that their award or the award of such person as they shall choose for an umpire thereon shall be  
made the judgment of the Court. And the said arbitrators may proceed to make formal calculation  
award respects in case either party shall fail to attend them after service) sum called owing  
the time and place appointed for that purpose. And the same is ordered accordingly.

Sunday last of instant County taxes amounting to \$311.24 were assessed, taxed by the County  
Sheriff and allowed by the Court.

Cast Barnet Sheriff returned an account with the County Sheriff's balance due to Sheriff  
\$112.54 which was accounted of allowed by the Court.

Ordered that the Court be adjourned till the first day of the next term.

The minutes of the foregoing proceedings were signed by

W. J. Edwards

Dates.

J. R. Edwards

Office Judgment confirmed in the County Court of Southington  
the 25<sup>th</sup> day of June, being the last day of the June Term 1847.

John R. Woodard

Def } In full

against  
Nathaniel D. Thomas et al. executors of Nathaniel Jones

Def

The judgment pronounced at the rules not having been set aside and the plaintiff for  
now entitled to a final judgment it is therefore considered that the Plaintiff's claim against  
defendant forty dollars the debt in the declaration mentioned with legal interest from  
presented 16<sup>th</sup> day of March 1846 till paid and his costs by him about his suit or his legal  
expenses. It is believed of the good and charitable of the defendant on the funds of the court  
to be administered. And the said defendant no attorney for the judgment is to be paid  
for six dollars paid June 25<sup>th</sup> 1847.

16.12

It is so if