

Robert Griffin, son of Benjamin Griffin, late who was for the benefit of at J. Battle, Esq.
against

Edward Battle, admr. with the will annexed of John Williamson Esq.

Def. } 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 four dollars the debt in the declaration mentioned with legal interest thereon from the 10 day of August 1842 till paid and his costs by him about his suit in this behalf expended. So to leave of the goods and chattels of the defendant in the hands of the defendant to be administered. And the said Defendant in attorney of

John Davis

against

Lewis H. Bishop and A. J. Smith

Esq. }

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 four dollars with interest thereon from the 25 day of December 1845 till paid the debt and interest in the declaration mentioned and his costs by him about his suit in this behalf expended. And the said Defendant in attorney of

Edward Battle, admr. of John Williamson Esq.

Esq. }

In debt.

against

William W. Branch and James Vaper

Esq. }

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 twenty six dollars and twenty five cents with legal interest thereon from the 25 day of December 1845 till paid the debt and interest in the declaration mentioned and his costs by him about his suit in this behalf expended. And the said defendant in attorney of

Edward Battle, admr. of John Williamson Esq.

Esq. }

In debt.

against

Thos. Lane & James Vaper

Esq. }

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 twenty six dollars and twenty five cents with legal interest thereon from the 1st day of January 1846 till paid the debt in the declaration mentioned and his costs by him about his suit in this behalf expended. And the said Defendants in attorney of

Edward Battle, admr. of John Williamson Esq.

Esq. }

In debt.

against

James Vaper and W. W. Branch

Esq. }

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 with legal interest thereon from the 25 day of December 1845 till paid the debt and interest in the declaration mentioned and his costs by him about his suit in this behalf expended. And the said defendants in attorney of