

Ordered that Robert Park Donald Lewis Benjamin Duran and William D. Moore or any three of them being first duly sworn before a Justice of the Peace for that purpose do appear all the personal estate of Samuel S. Scott deceased and return the appraisement under their hands to Court.

Eligible Lawyer who shall be bound by recognizance for his appearance here to answer the complaint of Telle Brook against him for a breach of the peace this day appeared in Court in discharge of his recognizance and the said Telle Brook being solemnly called and not appearing it is ordered that this prosecution be discharged and that the said Telle Brook pay the costs of the prosecution.

Henry Dugger et al vs Wm. McGandish for the benefit of Henry Dugger Esq.

against

Samuel Barkau & Cathlet D. Barkau

A motion in
the cause

After trial concluded

\$2 66

Defendant

for the forthcoming on the day of date of property taken under execution

This day came the plaintiff by their attorney and it appearing to the Court that the defendants have had legal notice of this indent they were solemnly called but came not Whereupon the execution and writ aforesaid being produced and inspected it is considered by the Court that the Plaintiff may have execution against the defendants for one hundred and three dollars and five cents the penalty of the said bond and his costs by him in this behalf expended And the said defendants are allowed \$10 But this judgment is to be discharged by the payment of fifty one dollars and eighty three cents with legal interest thereon from the 7 day of August 1827 till paid and the costs.

Henry Dugger

against

Samuel A. Barkau and Samuel Barkau

Esq.

A motion in
the cause

\$2 66

Defendant

for the forthcoming on the day of date 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 indent they were solemnly called but came not Whereupon the execution and writ aforesaid being produced and inspected it is considered by the Court that the Plaintiff may have execution against the defendants for One hundred and forty dollars the penalty of the said bond and his costs by him in this behalf expended And the said defendants are allowed \$10 But this judgment is to be discharged by the payment of twenty dollars with legal interest thereon from the 12 day of August 1827 till paid and the costs.

John Davis

against

W. J. Smith & C. Harmon

Esq.

A motion in a cause

\$2 66

Defendant

forthcoming on the day of date of property taken under execution

This day came the plaintiff by his attorney and it appearing to the Court that the defendants had legal notice of this indent they were solemnly called but came not Whereupon the execution and writ aforesaid being produced and inspected it is considered by the Court that the Plaintiff may have execution against the defendants for one hundred and seventeen dollars twenty six cents the penalty of the said bond and his costs by him in this behalf expended And the said defendant is allowed \$10 But this judgment is to be discharged by the payment of fifty eight dollars and sixty one cents with legal interest thereon from the 18 day of August 1827 till paid and the costs.