

John Edwards for Richard Dardon

57

against

John A. Dardon and H. J. Smith

Plff

{ In Debt
Def.

On the motion of the defendants by their attorney who pleaded payment to which the plaintiff replied generally, the judgment obtained in the Office against them is set aside and the cause is continued till the next quarterly Term.

January lists of Absentee County taxes were returned by Jack Davis late Sheriff amounting to three hundred and thirty four dollars and ninety two cents and were remitted and allowed by the County.

On the motion of Joseph A. Barkman and Samuel Drury who severally produced the Sheriff except for the tax imposed by law a license is granted them to keep Private Entertainment at their houses in this County till May term next.

On the motion of Horace A. Moore who made oath and together with John H. Gentry his deputy exhibited oaths and acknowledged a bond in the penalty of One hundred dollars conditioned as the law directs, certificate granted him for obtaining letters of administration on the estate of David Barr deceased in his favor.

Ordered that John Moore, Horace Joyner, Ichabod Cobb and A. M. Howell or any three of them being first fully sworn before a Justice of the Peace for that purpose do appraise all the personal estate of David Barr deceased and return the appraisement under their hands to County -

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

The minutes of the foregoing proceedings were signed by. Alex. Maynard

Date. J.R. Edwards Sg.

Office Judgment confirmed in the County Court of Southampton on the 19th day of June 1848.
being the last day of the June Term.

Joseph Maynard

Plff

{ In Debt
Def.

John H. Gentry, administrator of Jacob B. Bryant Esq^r

¶ 6.12

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 eight dollars and twenty five cents with legal interest thereon from the 1st day of January 1846 till paid the debt and interest in the declaration mentioned and his costs by him about his suit on this behalf expended. And the said defendant in attorney &c is to be bound of the goods and chattels of the defendant in the hands of the defendant to be administered -

Jones H. Maynard

Plff

{ In Debt
Def.

Joseph Maynard, administrator of Peter Barker Esq^r

¶ 6.12

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 one dollars and five cents with legal interest thereon from the 1st day of November 1847 till paid the