

(682)

final judgment it is therefore considered that the plaintiff recover against the defendant forty five dollars with legal interest thereon from the 16th day of February 1846 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 Mercy &c.

Richard Parker who sue for the benefit of Richard Darden

Pltf:

against

Mary A. White & H. T. Smith

Def:

In debt

This suit should
have been dismissed }

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 eight dollars seventy five cents 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 Mercy &c.

J. Barrett & J. W. Barnes partners as Barrett & Barnes

Pltf:

against

John Sykes

Def:

This suit should
have been dismissed }

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 five dollars and ninety five cents with legal interest thereon from the 22nd day of June 1848 till paid the debt and interest in the declaration mentioned and their costs by them about their suit in this behalf expended. And the said defendant in Mercy &c.

Teste. S.R. Edwards 66