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On the motion of James A. Maynard, plaintiff of cause of action of Francis J. Womack vs.
Defendant that the parties make at the last term, concerning his judgment amount to be paid and that the same
amount be remitted to the Commonwealth for him to remunerate, estate and settle, and make report thereof to
Court.

Barjamin Howell and wife & others
against

John Wright, et al. vs. Samuel Howell, etc.

This cause came on this day to be again heard on the papers formerly read and on the report of the
Commonwealth made at the last term to which no exception has been filed and was argued by counsel on
consideration whereof the Court doth adjudge order and decree that the said report be held from and stable
and binding between the parties.

Plffs } In Chancery
Dfts }

Francis J. Peiley, wife & others
against

William J. Dardigny in his own right and vs. Eric of William J. Dardigny, etc. Plffs

This cause came on this day to be again heard on the papers formerly read and on the report of the two
recipients made at the last term to which no exception has been filed and was argued by counsel on considera-
tion whereof the Court doth adjudge order and decree that the said report be held from and stable &
binding between the parties.

Plffs } In Chancery
Dfts }

James Mayet
against

John A. Gault, et al. vs. William A. Spark, etc.

This day came the parties in their proper persons and the defendant acknowledged the plaintiff's action.
Therefore it is considered by the Court that the plaintiff recover against the defendant three hundred and sixteen
dollars ninety five cents the debt in the sum mentioned with legal interest thereon from the 1st day of August
1845 till paid and his costs by him about his suit in the behalf expended. To the credit of the plaintiff
and discharge of the defendant in the hands of the defendant to be administered. Plaintiff and defendant are
directed to meet at New York, etc.

Plffs } S.W.B.H.
Dfts }

Memo and nos. It is ordered to be entered of record that the plaintiff agrees to what follows, that is to say,
the said plaintiff agrees that this judgment is not to be paid until there shall be a deficiency of assets
in the hands of the defendant after paying all debts of his account of a certain dignity of which he
may have notice before the expiration of one month from the date of the defendant's judgment as
executed, and after paying all judgments heretofore rendered against the defendant for debts of equal dignity
and after retaining any debt due from the plaintiff to the defendant of equal dignity, and paying
likewise any debt for which the defendant may be surely found to be liable, that is to witness as to the
of equal dignity. And the plaintiff further more agrees that this judgment is not to stand as
any admission or evidence of assets in the hands of the defendant.

Abram Piddick for the benefit of Samuel A. Dardier
against

John A. Gault, et al. vs. William A. Spark, etc.

Plffs } In Debt
Dfts }

This day came the parties in their proper persons and the defendant acknowledged the plaintiff's
Therefore it is considered by the Court that the plaintiff recover against the defendant one hundred
and eighty eight dollars the debt in the sum mentioned with legal interest thereon from the 1st day
of September 1845 till paid and his costs by him about his suit in the behalf expended. Plaintiff