

(75)

of \$25." Therefore it is considered by the Court that the plaintiff recover against the defendant thirty dollars the damages offered as general and his costs by him about his suit on this behalf expended. In the trial of this cause not chattels of the defendant when sold sufficient shall remain in the hands of the defendant to be administered. And the said defendant is allowed for.

William Clements

against

Washington &amp; P. Diddick

Def

{ In case

Def

J. H. 49

To be paid:

This day came the plaintiff by his attorney and therewith came a jury to sit. They found and dover others who being sworn diligently to enquire of the damages in this cause returned a verdict in these words: "We the jury find for the plaintiff and agree his damages at \$25. with Interest from April 6<sup>th</sup> 1827." Therefore it is considered by the Court that the plaintiff recover against the defendant forty dollars the damages offered as general and his costs by him about his suit on this behalf expended. And the said defendant is allowed

James H. Parsons

against

Calvin H. Scarborough

Def

{ In case

Def

J. H. 59

To be paid:

The defendant by his attorney this day filed an additional paper in writing to which the plaintiff replied generally and therewith came a jury to sit. S. L. Williams and dover others who being sworn tried and sworn the truth to speak upon the issue joined upon to such returned a verdict in the following words and figures to wit: "We the jury find for the plaintiff the sum of twenty four dollars & thirty five cents with Interest from the 3<sup>rd</sup> day of February 1828 till paid." Therefore it is considered by the Court that the plaintiff recover against the defendant twenty four dollars thirty five cents ~~plus~~ of the debt in the cause mentioned with legal interest thereon from the 3<sup>rd</sup> day of February 1828 till paid ~~in full~~ to him by him about his suit on this behalf expended. And the said defendant is allowed

J. H. 63 Bishop

Def

{ In case

Def

J. H. 16

To be paid:

Brown &amp; Smith against Lewis H. Bishop decd.

This day came as well the plaintiff by his attorney as the defendant or his factor present and the defendant acknowledged the plaintiff's action for one hundred and thirty eight dollars and nine cents with Interest thereon from the 1<sup>st</sup> day of June 1827 till paid and the same is so considered by the Court that the plaintiff recover against the defendant the sum of one hundred and thirty eight dollars one fifty cents with legal interest thereon from the 1<sup>st</sup> day of June 1827 till payment and his costs by him about his suit on this behalf expended in the trial of the cause and chattels of the defendant when sold sufficient shall come to the hands of the defendant to be administered. And the said defendant is allowed for.

The Commonwealth

against

Brown &amp; Griffin &amp; French Branch

{ Upon for

Def

Def

J. H. 77

This day came as well the Attorney for the Commonwealth as the Defendant by his factor and therewith came a jury to sit. John W. Bailey and dover others who being sworn and sworn the truth to speak upon the issue joined upon their oaths returned a verdict in the following words to wit: "We the jury find the Defendant Brown & Griffin not guilty for