

Peter D Beckman  
 against  
 Vincent Hare

Staff }  
 Deft }  
 In Debt

3<sup>rd</sup> of 10  
 2<sup>nd</sup> of 10

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 five dollars and four cents the debt in the declaration mentioned, with legal interest thereon from the 7<sup>th</sup> day of June 1821 till paid and his costs by him about his suit in this behalf expended. And the said Defendant in Money &c

Edward Beaton  
 against  
 Joseph Barden

Staff }  
 Deft }  
 In Debt

3<sup>rd</sup> of 10  
 2<sup>nd</sup> of 10

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 six dollars and fifty nine cents the debt in the declaration mentioned with legal interest thereon from the 1<sup>st</sup> day of July 1825 till paid and his costs by him about his suit in this behalf expended. And the said Defendant in Money &c

Augustus H. Hart  
 against  
 Elizabeth T. A. Williams by George Williams

Staff }  
 Deft }  
 In Debt

17. 16  
 2<sup>nd</sup> of 10

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 the debt in the declaration mentioned with legal interest thereon from the 7<sup>th</sup> day of December 1827 till paid, and his costs by him about his suit in this behalf expended. And the said Defendant in Money &c

James Hall surviving partner of the late firm of James Hall & Daniel W. Vaughan  
 Merchants partners trading under the firm style of Hall & Vaughan  
 against  
 Jere Coll

Staff }  
 Deft }  
 In Debt

18. 20  
 2<sup>nd</sup> of 10

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 fifty cents the debt in the declaration mentioned with legal interest thereon from the 12<sup>th</sup> day of September 1827 till paid and his costs by him about his suit in this behalf expended. And the said Defendant in Money &c

D. G. & H. P. Popham who trust for Richard Jordan  
 against  
 B. Hanson

Staff }  
 Deft }  
 In Debt

18. 27  
 2<sup>nd</sup> of 10

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 One hundred and eight dollars and twenty five cents the debt in the declaration mentioned with legal interest thereon from the 17<sup>th</sup> day of February 1825 till paid and their costs by them about their suit in this behalf expended. And the said Defendant in Money &c. This judgment is to be entered for 20. 29<sup>th</sup> paid March 16 1826 and for 20. 29<sup>th</sup> paid May 27 1827.