

207

Thomas Whitley, Andrew Miller, Samuel Wood, Christopher Daniel, Edward
Fronton, Conal Thompson, James Berry, Christopher Miller, Charles Lee, Edward
Ware, John Daniel, and John Berry who being elected tried and sworn the Truth
to speak upon the issue bound upon their Oath do say that the Def. did assume upon
himself in manner and form as the Pet. againt him hath declared, and they do say
~~that a sum to~~ the Pet. Damages by Occasion of the Non Performance of that Assumption to Forty
Shillings besides his costs Therefore It is Considered that the Pet. recover against the
said Def. his Damages aforesaid in form aforesaid and also his Costs by
her about her but in this behalf expended, and the said Def. in Mercy &c

Arithoas Jeffries Pet.
against } In Debt
Thomas Shilton Def.

The Sheriff having returned on the Attachment issued in this suit that he had
attached two Broad Arps of the Estate of the said Def. and the said Def. not appearing
though solemnly called on the motion of the Pet. by his Attorney It is ordered that
Judgement be entered for the Pet. against the said Def. for his Debt in the Declaration
mentioned Therefore It is Considered that the said Pet. recover against the said Def. Twenty
six pounds twelve Shillings and one Penny and his Costs by him about his suit in this behalf
expended, and the said Def. in Mercy &c. Nowt this Judgement the Costs excepted is to be
Discharged by the Payment of Thirteen pounds six Shillings and ^{half} one Penny with Interest
thereon at the rate of five per Centum per Annum to be Computed from the Second Day
of August one thousand seven hundred and forty three to be paid, and it is further
Ordered that the Sheriff make sale of the attached Effects according to Law and recover
pay the Money to the Pet. towards Satisfying this Judgement

Mrs^r Mitchel Gray & Company Pet.
against } In Debt
Henry Cugle Def.

It is Remembered that having to wit the sixth Day of September last It was considered
by the Court that the order of the then last Court should be Confirmed

1864 - May 2. April 1764

be recovered and that the Pt^r. should recover against them^s Def^r. the Debt
in the Declaration mentioned and their Costs by them about this but expended
and now at this Day comes into and doth swear his Bail, who relinquishing
his former plea saith that he cannot deny the Pt^r. action Therefore it is Considered
that the Pt^r recover against the said Alexander Gray in the sum Ditti being Eleven
Pounds seventeen Shillings and Tenpence and their Costs by them on this behalf expended
and the said Ditti in Money to be sent thither by Agent the last Captain and so be
discharged by the Payment of Two pounds eighteen Shillings and elevenpence
with Interest thereon at the rate of five per Centum per Annum to be computed from
the Twenty third Day of July one thousand seven hundred and forty three till paid.

William Churchill Pt^r
against } In law
Augustinus Harris Def^r.

This Day came the Pt^r by his attorney and thereupon a Jury Court Chardied
Thomas Whitley Curzon Moline Samuel Wood Christopher Daniel Edward Danvers
Peter Stamp James Berry Christopher Moline, Edward Ware John Daniel and
John Berry, who being sworn well and truly to Enquire of Damages in this suit.
returned their Verdict in these words to wit, "We of the Jury Do find that the
Defendant has Bought Stolen Goods from one of the Pt^r. Slaves to the value of
eighteen Shillings and sixpence Charles de foreman". Wherefore It is Considered that
the Pt^r recover against the said Def^r. four times the value of the said eighteen Shillings
and sixpence and his Costs by him on this behalf expended

Thomas Lee Pt^r
against } In Law
John Gordon Gentleman Def^r.

This Suit is dismissed being agreed by the Parties

Michael Newman Pt^r
against } In Ditti.
Robert Thurston and William Daniel Def^r.

103

The Def^t William Daniel not appearing although again solemnly called on the Motion of the Plt by his attorney It is Considered that the order of the last Court be Confirmed and that the said Plt recover against the said Def^t William Daniel and James Daniel his Bail his Debt in the Declaration mentioned and his Costs by him in their behalf apprended and the said Plaintiff comes and defends the same Injury and Damages therein &c and saith that he swears unto the Plt nothing of the Debt or the Declaration supposed in manner and form as the Plt against them hath complained and of this he puts himself upon his Country and the Plt believes Therefore the trial of this cause is referred to the next Court.

Henry Washington Blt.

against

} In Debt

James Mountague and William Mountague Def^t

The Def^t not appearing though again solemnly called on the Motion of the Plt by his attorney It is Considered that the order of the last Court be Confirmed and that the said Plt recover against the said Def^t and Lewis Mountague Gentleman Sheriff of this County his Debt in the Declaration mentioned being Two Hundred Pounds and his Costs by him about his suit in this behalf apprended and the said Def^t in money to But this Judgment the Costs excepted is to be discharged by the Payment of one hundred Pounds with Interest thereon at the rate of five per centum per annum to be Computed from the last day of April one thousand seven hundred and forty nine till paid

John Whitcher Esq^r of Thomas Whitcher deceased Blt

against

} on Detention

Zachariah Nicholas

Def^t

This suit is dismissed

William Daniel Blt

against

} In Debt

Edmond Field

Def^t

The Def^t not appearing though again solemnly called on the Motion of the Plt by his attorney It is Considered that the order of the last Court be Confirmed and that the

22nd January 3rd April 1763

Re recover against the said Df. and John Hinchliffe Bailiff Debts with the Declaration
mentioned being Ten pounds and his costs by him about his service in this behalf expended
and the said Df. in money &c. But this Judgment the Costs excepted is to be discharged
by the Payment of Two pounds with Interest thereon at the rate of six per Centum
per annum to be Computed from the first Day of September one thousand seven
hundred and sixty three till paid.

Eleanor Booth

Pl.

against

Thomas Kemp Robert Leyton and Jacob Parva Df's.

In trespass of Assault and Battery

This suit is dismissed against the Df's. Robert and Jacob being agreed, and by Consent
of the Pl. and the other Def. Thomas. It is ordered that this suit be dismissed and that
the Pl. recover against the Df. Thomas his costs

The same

Pl.

against

Robert Leyton and John Atherton Df'

In trespass of Assault and Battery

By consent of Parties It is ordered that this suit be dismissed and that the Pl.
recover against the other Def. John Atherton his costs by him about this suit expended

Anchibald McCall Robert Macdonald and William Macgregor Pl's.

against

John Jeffrey Df'

Irland

The Sheriff having returned on the Alias Capias awarded in this suit that the Df' is no
Inhabitant of his Bailewick. It is ordered that this suit be dismissed

The same

Pl's

against

Edward New Df'

Irland

By consent of Parties It is ordered that this suit be dismissed and that the Pl.
recover against the Df. his costs

The Petition of James Darmil for an acre of Land to Build a Mill, is by Order
of the said James Darmil disengaged

James Robb. Pl.
against } Indebt
John Garrison. Def.

This Day came the Pl. by his Attorney and the Def. relinquishing his former Pleas with
that he cannot deny the Pl.'s action nor but that he owes to him Thirtysix Pounds
Nine Shillings and fourpence halfpenny in Mansu and Termas to the Pl. above
Complain against him. Therefore It is Concluded that the said Pl. recover against
the said Def. his said Debts and also his Costs by him about his suit in this behalf
expended. and the said Def. in Money &c. But this Judgement the Costs Excepted is to
be discharged by the Payment of Thirteen Pounds Six Shillings and three pence with Interest
thereon at the rate of six pence per Centum per annum to be Computed from the Month day of
November one thousand seven hundred and forty three being paid

James Lindsay. Pl.
against } on Petition
Thomas Gill. Def.
This suit is disengaged being agreed by the Parties

James Davis a younger of John Sargent. Pl.
against } Indebt
John Garrison. Def.

This Day came the Pl. by his Attorney and the Def. relinquishing his former Pleas with
that he cannot deny the Pl.'s action nor but that he owes to him fifteen Pounds Nineteen
Shillings and one penny in Mansu and Termas to the Pl. above complain against him —
Therefore It is Concluded that the said Pl. recover against the said Def. his said Debts and
also his Costs by him in this behalf expended. and the said Def. on Money &c. Not the
Judgement the Costs Excepted is to be discharged by the Payment of Eight Pounds Nine
Shillings and six pence with Interest thereon at the rate of six pence per Centum per annum
to be Computed from the first day of November M.DCCLXIII being paid.

106 / Tuesday 5 April 1765

The order of the last Court for Fineing Charles Mawdes for not attending the Court
as a witness for John Woodman, is discharged.

David London Pl.
against } on Petition for £2.15.8 due by account
Isaac Fox Def.

This P^t having proved his Account judgement is granted him for the sum of four
pounds fifteen shillings and his Costs by him about his Petition expended and eleven
shillings and six pence for an attorney's fee.

John Baker Pl.
against } on Petition
James Lee Def.

5. p. 10^o. 12 June
Judgement is granted the said Pl^t against the said Def^t for Four pounds eleven
shillings and six pence and his Costs by him about his Petition expended.

James Robb Pl.
against } In Debt
William Marston Def.

This Day came the Pl^t by his attorney and the Def^t comand Defendant to have and
Injury wherein he and saith that he cannot deny the Pl^t's action nor but that he owes to
him the Debts the Declaration mentioned in manner and form as the Pl^t above
complains against him Wherefore It is Considered that the Pl^t recover against the said
Def^t the sum of Nine pounds eleven shillings and six pence furthering with Interest
thereon at the rate of four per centum per annum to be computed from the second
day of August one thousand seven hundred and forty three till paid and his Costs
by him about his suit in this behalf expended and the said Def^t in Money be

James Robb Pl.
against } on Petition for £2.15.8 due by King
Richard Battison Def.

Judgement is granted the P^tl against the said Def for the said sum of Two pounds
 Thirteen shillings and seven pence farthing with Interest thereon at the rate of five
 per Centum per Annum to be computed from the tenth day of August one thousand
 Seven hundred and eighty three till paid and his Costs by him about his Petition expended

James Brown P^tl.

against

Ranolph Hodde and Wm Penny Def^t

This suit is dismissed being agreed by the Parties

John Gunnington P^tl.

against

Richard Hopkins Def^t

The Sheriff having returned that the Summons was not executed by service of the P^tl.

It is ordered that this suit be dismissed

Zachariah Nichols P^tl.

against

James Wortham Admr. &c of Judith Wortham Deceased Def^t

This suit is Dismissed

The same P^tl.

against

Hony Whiting Def^t

This suit is Dismissed

Benjamin Rhodes P^tl.

against

Richard Ballion Def^t

Judgement is granted the P^tl against the said Def for the said sum of Three pounds
 Thirteen shillings and three pence and his Costs by him about his Petition expended

John Gunnington

Plt.

against

Richard Stephen junr.

Def.

} on Execution for £5 15 0^d Duty Wnd

Judgement is granted to the Plt against the said Def. for the said sum of Five Pounds, fourteen shillings and eleven pence halfpenny and his costs by him at his suit in appeared. But this judgement the said Def. is to be discharged by the payment of Three pounds seven shillings and four pence with interest thereon at the rate of five per Centum per annum to be computed from the fifteenth day of February MDCCLXIX. to be paid

David Her Esqur.

Plt.

against

Edmond Smith

Def.

} on Attachment

This Day came the Plt and the Def. though solemnly called and required the Plt having proved his account for Two pounds seven shillings and six pence with interest thereon at the rate of five per Centum per annum to be computed from the first day of May MDCCLXIX to be paid, Seven Shillings and six pence and Twenty One and one half pound Dollars. Therefor the Plaintiff has recovered against the said Def. the said sum and his costs by him in his behalf appeared. and Christopher Bowles being sworn a Garrison in this Court declares he owes to the Def. Two pounds eight shillings and ten pence halfpenny, also declared that he pay the same to the Plt towards satisfying this judgment, and Henry Anderson not appearing although solemnly called an alias summons is awarded the Plt against him returned and at the next Court.

Edmond Brichleburgh

Plt.

against

John Honey.

Def.

} on Attachment

This suit is dismissed on the party appearing

1409

On the motion of David Warren and Benjamin Dyer attorney for Rebekah
Send against Thomas Sanders. It is ordered that the said Rebekah pay each
of them for six days attend and at this Court according to Law.

On the motion of Dammon Darby attorney for William Rankin Esq. against
Augustinus Hodick. It is ordered that the said William pay him for one day's
attendance at this Court according to Law.

On the motion of George Blakley attorney for Benjamin Williams against
John Thurston it is ordered that the said Benjamin pay him for seven days
attendance at this Court according to Law.

On the motion of Reuben Blackley attorney for Benjamin Williams against John
Thurston. It is ordered that the said Benjamin pay him for eight days attendance
and for four times coming and returning eighteen miles according to Law.

On the motion of John Guthry attorney for Benjamin Williams against John Thurston
It is ordered that the said Benjamin pay him for three days attendance for the times
coming and returning thirty two miles from Lancaster County with Lodging at the
Bridge House according to Law.

On the motion of John Retton attorney for Benjamin Rhodes against John Grinnell
It is ordered that the said Benjamin pay him for three days attendance at this Court
and for three times coming and returning two miles from Lancaster County with
Lodging at the inn.

On the motion of Walter Arons attorney for Benjamin Rhodes against John Grinnell
It is ordered that the said Benjamin pay him for three days attendance at this
Court and for three times coming and returning two miles from Lancaster County
with Lodging at the inn.

Sunday 2 April 1763

On the motion of Matthew Jones attorney for Benjamin Pease at the suit of John Gunnington It is ordered that the said Benjamin Gunnington for three days attendance at the Court and for three terms coming and returning from Llanrwst with his wages at the sum of Two pounds per day.

Ordered that the Court be adjourned to the Counter Court

The Minutes of this Days proceedings are signed by

Ch Christopher Robinson Gentleman

At a Court held for Middlesex County at the
Court House in Habanna on Tuesday the first
Day of May in the fourth Year of the Reign
of our Sovereign Lord George the Third by the
Grace of God of Great Britain France and Ireland
King Defender of the Faith and in the year of
our Lord Christ one thousand Seven hundred
and Sixty four

Present His Majestys Justices

Christopher Robinson

Gavin Corbin

John Robinson

Robert Daniel

Gentlemen

James Mountague Foreman

were sworn a Grand Jury of Inquest for the Body of this County, and having received their Charge, retired from the Bar to consult of their Verdict, and after some time returned into Court and made presentments as follows vizt. We present Mary Weller for having a Bastard Child, Jeremiah Darnell for living in adultery with Mary Weller, The Overseer of the Poor over James Lewis Miller for not keeping the Road according to Law, Thomas Price Clerk for not keeping his Office clean according to Law, Paul Philpot for not going to church, Chelcy Philpot for not going to church and Elizabeth

111

Breadlow for having a Barred Chly. and then thence having nothing further
to present were discharged

Ordered that Proofs if any against the several persons this Day Presented by the Grand
Jury to cause them to come hre at the next Court to answer the presentments against
them respectively

Ordered that Robert Daniel Gentleman receive the like of Estable in the Upper
Parish of this County

On the Motion of Rachel McTire who made Oath according to Law Certificator granted
her for obtaining letters of Administration of the Estate of her Husband Hugh McTire Deceased
giving Security whereupon she with Joseph Cronin her security entered into and acknowledged
their Bond with Condition according to Law.

Ordered that Samuel Within William Cole, John Fitzhugh, and John Jarvis or any
three of them ~~be~~ first sworn before a Justice of the Peace do appraise the Estate of Hugh
McTire deceased and return such Appraiment to the next Court

A Deed from John Allen and Elizabeth his wife to John Lingwood made to the
Act and Deed of the said John and Elizabeth by the Oaths of Henry Allen William Taylor
and John Hudd three of the Testifies thereto and ordered to be Recorded

William Roan . . . Plt.

against } In law

John Gordon . . . Def.

This Day came the Parties by their Attorneys and thence upon a day to Mr George Davis, Benjamin Waddell,
John Wayland, David Boston, Thomas Whalley, Samuel Wood, Henry Etmon, Thomas Bullock, Henry Shyphard, John
John Lingwood, John Allen, and Isaac Allen, being sworn or宣誓 to give their Oaths upon their Oaths
to say that the Def: did grieve upon himself in Manner and Form as the Plt: against him hath Declared
and they do affect the Damages by reason of the non Performance of that Assumption to Twenty Nine
Pounds, six Shillings and Nine pence besides his Costs therefore it is Considered that the Plaintiff recover against
the said Def: his Damages affward in Form of costs specified and his Costs by him about his suit in this
behalf expended. and the said Def: in Money due

London 1st May 1703

A Deed of Mortgage from James Daniel to William Sedgwick over parcels of land towards
Deed of the said James by the date of Henry Allen Henry Shiphull and John George Astorius
thereunto and annexed to be recorded.

John Throckmorton Esq: of Chertsey his Attorney

Def:

against

In Execution

John Miller Esq: of Billingsgate his Attorney

Def:

This Day came the Parties by their Attorneys, and thereupon a Settlement was agreed between them
of a special Compt in their Mands to wit, We agree that John Miller being Seized on the comple
of the lands in the Declaration mentioned had from John Mirew the Younger his Eldest Son and
Heir Adam and Christopher Mirew that the said John Mirew the Younger die in the lifetime
of his Father leaving from Christopher Mirew the younger of the Plaintiff his Eldest Son and Heir
Adam; and that the said John Mirew the Elder afterwards by his last Will and Testament
bearing Date the twenty first Day of February in the Year one thousand and two hundred and
forty two having devised some part of his land to John Berry during the life of his
Daughter Mary Berry wife to the said John, gave all his other land to his son Christopher
Mirew containing one hundred and fifty acres, being the land in Dispute which will we
refer to: We agree that the said Christopher Miller mentioned in the Will of the said John
Miller the Elder is dead leaving from the Defendant John Miller Ananson Mirew and
Christopher Mirew. Upon the whole if the sum before the P^t be agreed that he shall recover
his Term yet to come in the Premises and one shilling Damages, otherwise we agree that
Judgement shall be entered for the Defendants David and David Lloyd. Whereupon the
Sum arising from the said sum being solemnly argued it seems to the Court here that the
same is for the P^t. Therefore It is Considered that he shall recover against the said D^r of his
Term yet to come in the Premises and one shilling Damages of us and his costs
by him in this behalf expended, and the said Def^r may be taken Whereupon the C^r prays
the Court of our Lord the King to the Sheriff of the County to be directed to cause him to have
his Proportion of his Term aforesaid set to him, he and to him it is gaund returnable two
from which judgement the said John Miller Ananson Mirew and Christopher Miller
Plaid an Appeal to the tenth day of the next General Court, which is granted him they
having made full satisfaction in security avised with and acknowledged their Bond for
the Prosecution of the said Appeal.

A. 15.

John McColay Pl.
against } on Petition
John Morgan Def.

This cause is discontinued being agreed by the Parties

Richard Hopkins Pl.
against } on law
James Gibson Def.

Payment of cause. It is considered that the Plaintiff recover against the Defendant his costs.

James Robb Pl.
against } in debt
Anna Jones Def.

This Day came the Plaintiff by his Attorney and the Defendant relinquishing her former Plea saith that she cannot deny the Plaintiff's Action nor but that she owes to him One hundred seventeen pounds five shillings and three pence half penny in money and form as the Plaintiff against her had Declared Therefore it is Considered that the Plaintiff recover against the said Defendant his said debt and also his Costs by him about his suit in this behalf expended and the said Defendant in Mercy. &c
But this Judgment the Cost excepted is to be discharged by the Payment of Fifty eight Pounds twelve shillings and seven pence threepence with Interest thereon at the rate of five per centum per annum to be computed from the twenty ninth Day of June one thousand and Seven hundred and Sixty three to be paid

On the Motion of Alexander Landes a witness for William Roane against John Gordon. It is ordered that the said William pay him for Seven Days attendance at this Court and for twice ten miles coming and returning Twenty miles from Elizur and for one Coming and returning thirteen miles from Augustine Smith according to Law.

On the Motion of Joseph Tug and William Lambeth a witness for William Roane against John Gordon. It is ordered that the said John Roane pay each of them for eight Days attendance at this Court and for twice coming and returning Twenty four miles from King William County to Law with four shillings for every

January 5. 1764

John Shilling
v.
against
Henry Shilling
Def.

Plt. } In hand

This Day came the Plt. by his Attorney, and the Def. acknowledged the Plt's Action for Nineteen pounds Sterling. Therefore It is Considered that the Plt. recover against the said Def. the said sum of Nineteen pounds Sterling with Interest thereon at the rate of five per Centum per Annum to be Computed from the Nineteenth Day of September one thousand seven hundred and fifty eight till paid and his Costs by him about this suit in this behalf expended and the said Def. in Justice we. Memorandum that this Judgment may be discharged and levied in Current Money at the rate of Sixty per Cent Difference of Exchange. Memorandum the Plt. agrees to Stay Execution till next Court

On the Motion of James Mountague who made oath according to Law Certificates granted for obtaining letters of Administration of the Estate of Robert Price Gentleman deceased giving security, whereupon he with Necessarie his security entendents and acknowledge their Bond, with Condition required by law

Philip Mountague William Segar, Samuel Wood, and James Boston or any three of them being first Soverain before a Justice of the Peace of this County are ordered to Appraise the Estate of Robert Price deceased, and make report to the Court.

Ordered that William Brodgap pay Henry Shepherd, John George and Henry Allen each for cash for one Days Attendance at this Court as witness to prove James Daniels Deed before According to Law

An Inventory and Appraisement of the Estate of Peter Ogden Deceased returned and ordered to be Recorded. Also the Account of the Sale of the said Estate returned and ordered to be Recorded.

Ordered that the Court be adjourned to the Court in Curie

The Minutes of this Days proceedings were signed by

Ch. Robinson Gentleman

213

At Court held for Madison County at the Court House in
Utica on Tuesday the fifth day of June in the fourth year
of the reign of our sovereign Lord George the Third by the Grace
of God of Great Britain France and Ireland King Defender of the
Faith &c and in the year of our Lord Christ one thousand seven
hundred and eighty four

Present his Majestys Justices

Christopher Robinson	Ralph Wormley	{ Gentlemen
John Robinson	and	
	Charles Nelson	

An Indenture from Charles Curtis senior and Charles Curtis junior to Mary Jackson was found
to be the Act and Deed of Charles Curtis senior by the Oath of Samuel Daniel and of Charles Curtis
junior by the Oath of Lewis Mountague Justice of the Peace and ordered to be Recorded

On the Motion of Leavenworth Esq; It is Ordered that Robert Daniel, Henry Washington Henry
Thacher and William Roamer any three of them do settle the Estate of Thomas Fugle deceased and
bring to his last will

John Meacham infant orphan of John Meacham deceased, with the approbation of the Court made
choice of Edward Spener for his Guardian, who with John Meacham his security entered into and acknowledged
their Bond with condition required by law

The Petition of Ganet Cook against Robert Elliott for Freedom Due is continued till the next Court for
the Def. to prosecute his Indenture to prove him Convict

An Inventory of John Meachams Estate returned and ordered to be recorded

On the motion of Jane Meacham who made Oath according to Law Certificate is granted her for
obtaining letters of Administration of the Estate of William Meacham deceased giving security
with whom she together with Thomas Kemp his security entered into and acknowledged their
Bond with condition required by law

16

William Roane, John Dilland, Henry Middlebough and John Taylor or any three
of them being just sworn before a Justice of the Peace of this County are ordered to Appraise
the Estate of William Newham deceased and return with Appraisement to the Court.

On the Execution of Thomas Kemp Security for Mary Administration
of the Estate of Deceased It is ordered that the said Mary who
hath since Intermarried with one Richard Hopkins be summond to appear at the next
Court to give the said Kemp Court security, or deliver up the Estate of the said Defendant
to him

At Indenture from the Church Wardens of Christchurch Parish and Hannah Churchhill
Widow Admitted to Recoyd

Joseph Stevens

Plt.

against

In law

George Starn

Def.

Theray came the Parties by their attorneys and thereupon came also a Jury to rett
Benjamin Bratt, John Brungar, Joseph Batchelder, John Stevens, William Branton,
Thomas Newham, William Dean, John Wick Tugge, James Macahan, George Davis, Henry
Shepherd and John Johnson being sworn true and truly to try the issue now upon their
Oath do say that the Def. did accuse upon himself in March and April last ¹⁷⁰⁰
against him hath Declared and they do affy the Plt. Damages by occasion of the non performance
of that Abumption to ten Pounds two Shillings and six pence besides his costs Therefore it is
considered that the said Plt. recover against the said Defendant his Damages aforesaid
in sum aforesaid affyed and his costs by him about his suit in this behalf expended
And be the said Def. Answered &c

Pewit Robert Daniel Gentlemen

Richard Carter and Ralph Wormley Esquires came into Court and acknowledged a
Writing containing the Valuation of the Estate of James Reid Esquire Deceased to be
Nine Akls and Dored which is ordered to be Credited

37

David New Gentleman acknowledge his acceptance of the Estate of James Reid
deceased according to his Will and the valuation thereof by Richard Corbin
Ralph Wormley and James Mills Esquires, to be his act and deed which is ordered
~~to be record of~~
Absent Christopher Robinson Gentleman.

William and Ann Fleet Merchants. Pts.

against *S* { In Debt

Rose Jones. Def.

This Day came the Pts. by their Attorney and the Def. comitted Defendants to the Court and Jury
where ye and i attah that he cannot deny the Pts. Action nor but that he owes them Twenty three
pounds ten shillings ~~the~~ Mann and Term as the Pts. against him hath Declared Therefore
It is Considered that the Pts. recover against the said Def. their said Debt and also their Costs
by them about their suit in this Behalf expended. And the said Def. in Money ye.

But this Judgement the costs Excepted is to be discharged by the Payment of Eleven pounds
fifteen shillings with Interest thereon at the rate of six per centum per annum to be computed
from the sixth day of September one thousand seven hundred and Sixty three till paid

Edward Smith. Pts.

against { In Debt

Henry Anderson. Def.

This Day came the Parties by their Attorneys who waived the issue wherof they put themselves
upon the Country. Submitted themselves to the Judgment of the Court and thereupon the Parties
being fully heard. It is Considered that the Pts. recover against the said Def. Seven pounds Nine
shillings and four pence and his Costs by him about his suit in this Behalf expended and the
said Def. in Money ye. But this Judgement the Costs excepted is to be discharged by the
Payment of Nineteen shillings and two pence,

John Watt junior. Pts.

against { In Law

Philip Richardson. Def.

This Day came the Pts. by his Attorney and thereupon a Jury found for judgment as follows.

A18 Tuesday 8 June 1764

Joseph Batchelder, John Edwards, William Mander, Thomas Wortham, William Davenich,
Tuggey, James Nathan, George Davis, Henry Shephard, John Jackson, Robert Blackley being
Sworn oca and truly to Enquiry of damages in this suit upon their Oath do say that the
Plt hath sustained damages by Breach of Promise in the Declaration
Specified to Eight pounds eleven Shillings and two pence half penny besides his costs
Therefore It is Considered that the Plt recover against the said Def. his damages
afforeaid in sum aforesaid Alſed and his Costs by him in this behalf expended and
that said Def. in Money &c

~~John Pratt Junior~~ Plt.

against

Thomas Wortham

In law

Def.

This Day came the Parties by their Attorneys and thereupon came also a Jury to
Benjamin Pratt, Joseph Batchelder, John Edwards, William Mander, William Dean,
Davenich Tuggey, James Nathan, George Davis, Henry Shephard, John Jackson, Robert
Blackley, and Henry Johnson, who being sworn did and were the Court to speak upon
the Just and upon their Oath do say that the Def. did promise upon himself in
Answer and Form a. the Plt against him hath Declared, and they do aſſert the same
by reason of the non Performance of that aſſumption to Twenty Eight Pounds Threeshillings
and two pence besides his costs wherefore It is Considered that the Plt Recover against the
said Def. his damages afforeaid in sum aforesaid Alſed and his Costs by him about
his suit in this behalf expended and that said Def. in Money &c

~~William Lovrij~~ Plt.

against

Ruben Layton

In law

Def.

It is Considered that this suit be dismissed and that the Def. recover against the
said Def. his costs by him about his Defense in this behalf expended

Michael Newman.

Plt.

against

Robert Thornton

Def.

In Debt

This Day came the Plt. by his Attorney, and the said Def. relinquishing his Form and Deed with
that he cannot gainay the Plt. action not but that he owe to him twelve Pounds, current
Money of Virginia in Currant and form as the Plt. above Complain against him. Wherefore
It is Commaund that the said Plt. recover against the said Def. his said Debts and also his Costs
by him about his suit with this behalf expended, and the said Def. in money to be

But this Judgment the Costs Excepted is to be discharged by the Payment of six pound,
with Interest thereon at the rate of five per centum per annum to be computed from the
Twentyninth Day of June last past and Sixty two till paid

George Holmby.

Plt.

against

John Aldin.

Def.

In Tort of Assault & Battery

This Day came the Parties by their Attorneys, and therupon came also a Jury to sit by command
Walt. John Derry, William Cranton, Christopher New, James Nathan, George Davis, Robert Rechley,
Thomas Wortham, Griffen Lupte, John Morgan, John Bonning and Edward New who being duly
sworn and sworn upon their Oath do say that the Def. is guilty of the Tort of Assult and Battery
in the Declaration mentioned in manner and form as the Plt. against him herein hath —

Declar'd, and they do say that the Plt. Damages by Occasion thereof to Two pounds besides his Costs
Wherefore It is Commaund that the Plt. recover against the said Def. his Damages aforesaid in
Form aforesaid apayed and his Costs by him about his suit in this behalf expended, and
the said Def. may be taken

Archibald McCabe Robert Wedderburn and William Brodgar Plt.

against

Elizabeth Warder.

Def.

In Law

This Day came the Plt. by their Attorney and therupon a Jury to wit Tobias Allen

120 January 5. 1762
Ad. Fe. - - - 15/ Cont. 361 Mr.
Ca. No. 12 June 1762
that he shall have sustained damages by occasion of the Defendant's breach of promise written
Declaration specified to his pound, 12m Shillings and one penny, therefore it is ordered
that the said Plaintiff ^{and Marshal Price} recover against the said Defendant the sum of damages specified in the foregoing
specified and his costs by him about his suit in the behalf aforesaid and the said Defendant
in money &c.

Archibald McCa Robert Wedderburn and William Brodgar & Esq
against In law
John Gray Junior. Def.

Sob. Cont. 150 200 This Day came the Plaintiff by his attorney and the Plaintiff in his behalf junior acknowledge
that the action for his pound, 12m Shillings and one penny for nothing therefore with consent of the Plaintiff it is
ordered that the said Plaintiff recover against the said Defendant the sum of his pounds,
12m Shillings and one penny for nothing and their Costs by them about their suit in
the behalf aforesaid and the said Defendant in money &c.

The same Plaintiff
against In law
Joseph Hanvie. Def.

The Sheriff having returned on the Plaintiff's Capias awarded on this suit that the Defendant was
no Inhabitant of his Wardenwick. It is ordered that this suit be dismissed.

Mango Hanvey Plaintiff
against In law
William Mouleson Defendant

This Day came the Parties by their attorneys, and thereupon came also a Jury to wit
Tobias Allen, Charles de, William Taylor, Samuel Wood, John Malvin, John Lister, John
George, Christopher Daniel, Johnish Shepherd, John Blather, Samuel Northam, and
David Barnard, who being sworn tried and sworn the Truth to speak upon the premises
upon their oath do say that the Defendant is guilty in Manner and Form as the Plaintiff against him
had Declared, and they do give the Plaintiff Damages by occasion thereof to Ten Pounds.

421

five shillings with Interest thereon at the rate of five per centum per annum to be Computed
from the Twenty-eighth day of June one thousand seven hundred and eighty two till paid
one hundred Pounds unto Tobias and fifteen Shillings his executors Costs. Therefor It is
Concurred that the said Plt recover against the said Def: his Damages aforesaid in Sum
of one hundred Pounds and fifteen Shillings his executors Costs. And the said
Def: in Money ye.

George Chapman

Plt

against

In Debt

Edward New

Def:

This Day came the Parties by their attorneys, and the Def: relinquishing his former Plea saith
that he cannot gainsay the Plt: action nor bid that he owe to him Sixty one Poundes Lument
Money in Manner and Forme as the Plt: against him hath declared. Therefore It is con-
sidered that the said Plt recover against the said Def: his debt aforesaid and also his
Costs by him about his suit in this behalf suspended, and the said Def: in Money ye

But this Judgement the Cost Excepted is to be discharged by the Payment of Thirteen pounds
Nine Shillings and six pence with Interest thereon at the rate of five per centum per annum
to be Computed from the fifth day of June one thousand seven hundred and eighty two till paid

The same

Plt

against

In Debt

The same

Def:

This Day came the Parties by their attorneys, and the Def: relinquishing his former Plea saith
that he cannot gainsay the Plt: action nor bid that he owe to him Eighty four Poundes two
Shillings in Manner and Forme as the Plt: against him hath declared. Therefore It is Concurred that
the said Plt recover against the said Def: his said debt and also his Costs by him about his suit
in this behalf suspended, And the said Def: in Money ye. But this Judgement the Cost
excepted is to be discharged by the Payment of Thirity two pounds sixteen Shillings with Interest
to be Computed thereon at the rate of five per centum per annum from the first day of May
one thousand seven hundred and eighty three untill payment

1442 Vol. 5 June 1782

William Glawoch

against

James Rice Clerk adrs. of Thomas Rice gen. deceased

Pl.

In Debt

Def.

This day came the Parties by their Attorneys, and the Def. relinquishing his from Pl. ca
such that he cannot do the Pl. action. Therefore It is Considered that the said Pl.
Recover against the said Def. Twenty seven Pounds, seventeen Shillings and eleven pence
Sterling being the Balance remaining due of the Principal, Interest, and Charges of Recov't
of the Bill of Exchange in the Declaration mentioned, together with Interest for the same
to be computed after the rate of Six per Centum per annum from the Time till Payment
and also his Costs by him about his suit in his behalf expended, to be levied of the goods
and Chattels which were of the S. Decedent at the time of his Death, in the hands of the Def.
unadministered, if so much thereof he hath, and if he hath not, then the Costs to be levied
of his own proper goods & Chattels, and the said Def. in Mercy be.

Memorandum that this Judgement may be discharged and levied in Current Money at the
rate of Sixty per Centum difference of Exchange

John Graden Gentleman

Pl.

against

James Lee

Def.

In Debt

The Def. not appearing though again solemnly called, on the motion of the Pl. by his
attorney It is Considered that the order of the last Court be Conformed, and that the said
Pl. recover against the said Def. and Mary Lee his wife his Dett in the Declaration
mentioned being Ten pounds Thirteen Shillings and his Costs by him about his suit in
this behalf expended and his said Def. and Mary Lee in Money Lee
but this Judgment the Costs excepted to be discharged by the Payment of four Pounds
eight Shillings and six pence half Penny with Interest thereon at the rate of five per Centum
per annum to be Computed from the second Day of November one thousand two hundred
and Sixty two, till paid.

William Jones

Pl.

against

Thomas Overham

In Debt

Def.

42

This Day came the Parties by their Attorneys, and had of relinquishing his former Plea
with that he cannot gain by the P^t. action nor but that he owes to him fifty seven pounds
in shillings and eight pence in money and Term as the P^t. agreed on the bill declared
Therefore It is Considered that the said P^t. recover against the said Def^t his said Debts
and also his costs by him about his suit or that he shall suspended and the said Def^t in money &c
seven pounds
one of Postage
affor the sume
the Payment
w^t of the goods
one of the Def^t
Costs to be levied
Money at the

John Bush . . . P^t }
against { Summons
Jacob Vaughan . . . Def^t
This suit is dismissed

John Dahan . . . P^t }
against { In Debt
John Parmenter . . . Def^t

The Def^t not appearing though again solemnly called on the Motion of the P^t. by his
Attorney It is Considered that the Order of the last Court be confirmed and that the said
P^t. recover against the said Def^t his
his Debts in the Declaration mentioned being sixteen pounds and his Costs by him about his
suit in this behalf suspended and the said Def^t in money &c But this Judgment he holds
excepted is to be discharged by the Payment of six pounds fifteen shillings and two pence half
penny worth interest thereon at the rate of five per Centum per annum to be computed from the
Nineteenth day of May one thousand and two hundred and forty three to be paid

Hannah Edmondson a spouse of John Breacham who was P^t
of the goods of John Gordon . . . against { In Debt

James Daniel . . . Def^t

The Def^t not appearing though again solemnly called on the Motion of the P^t. by their
Attorney It is Considered that the Order of the last Court be confirmed and that the said P^t.

114 Tuesday 5 June 1763

recover against the said D^r. and Thomas Allen his Bail for Thirty Six
Pounds with Interest at the Rate of five per Centum per Annūm to be computed
thereon from the sixth Day of July One thousand seven hundred and sixty two
to the Date of Payment, and also her Costs by her about her Suit in this behalf
expended, and the said Defendant in Money Rec.

James Robb.

D^r.

against

In D^rt.

Ambrose Dudley.

D^rf.

The D^r. not appearing though again solemnly Called on the Motion of the C^t. by
his Attorney It is Considered that the order of the last Court, and that the said D^r.
recover against the said D^r. and Robert Elliot Gentleman his security his D^rt.
in the Declaration mentioned being Nine Pounds one Shilling and one Penny with
Interest thereon at the rate of five per Centum per Annūm to be computed from the
eleventh Day of August one thousand seven hundred and sixty three till paid, and
his Costs by him about his Suit in this behalf expended, and the said D^r. and
Robert Elliot in Money Rec.

James Robb.

D^r.

against

In D^rt.

Samuel.

D^rf.

The D^r. not appearing though again solemnly Called on the Motion of the C^t. by
his Attorney It is Considered that the order of the last Court be Confirmed and that the
said D^r. recover against the said D^r. and Mary due his Bail his D^rt. in the
Declaration mentioned being eight pounds eleven shillings and half pence by him
about his Suit in this behalf expended, and the said D^r. and Mary due in Money Rec.
But this Judgement the Costs excepted is to be discharged by the Payment of
Towd Pounds five shillings and six pence with Interest thereon at the rate
of five per Centum per Annūm to be computed from the Third day of May one
Thousand seven hundred and sixty until Payment

185

~~Absent Christopher Robinson Gentleman~~

The Last Will and Testament of Christopher Curtis Gentleman deceased was presented
in Court by Christopher Robinson and George Daniels one of the Executors thereto named
and the Court being fully satisfied that the same was wrote and signed by the Testator
on Hand in orders to be Recorded, and on the motion of the said Executors who
made oath according thereto Certificate is granted them for obtaining a Notar of thereof
in due Form giving security, whereupon they with William Churchill and Lewis
Mountague Gentleman their security entered into and acknowledged their Bond
with Condition required by Law.

~~Present Christopher Robinson Gent. absent Robert Daniel Gentleman~~

Robert Daniel Gentleman one of the Executors named in the Will of Christopher Curtis Gentleman
deceased took the Oath of an Executor and he together with Robert Elliot his security entered into
and acknowledged their Bond with Condition required by Law

~~Present Robert Daniel Gentleman~~

Ordered that William Johnston, Ebenezer Stone, Thomas Dudley and William Parker or any three
of them being first sworn before a Justice of the Peace of this County of Carolina do Appraise the move-
able and personal Estate of Christopher Curtis Gentleman deceased in the said County and return
such Inventory to the next Court.

Lewis Dudley, William Stone, Henry Washington and Henry Middleburgh or any three of
them being first sworn before a Justice of the Peace of this County are ordered to Appraise the
moveable and personal Estate of Christopher Curtis Gentleman deceased and make report to the Court

The Last Will and Testament of William Williamson deceased was presented in Court and James
Daniel Williamson and Robert Thurston the Notary Public made oath that the said Decedent
Ordered James Daniel to sign the same as his last Will and Testament and that they believe he was

120 Tuesday 5 June 1763

Then in his proper Name and Memory

Ordered that John Williamson Esq; at Law of William Williamson deceased be summoned to Appear at the next Court and to Contest the Validity of the last Will and Testament of the said William Williamson and if he thinks fit

Or the Death of William Lightfoot for Archibald McCall and Company against Elizabeth Barren It is ordered that the said Archibald Coughlin former Days attendance and for coming and returning expences Miles according to Law

James Daniel a Plaintiff Ct.

against

William Baldwin and James Smith Df.

{ In Debt

The Df. not appearing although solemnly called on the Motion of the Ct. by his Attorney It is Concluded that the day of the last Court be postponed and that the said Ct. recour against the said Df. and Lewis Mountague Gentleman Sheriff of this County their Debts in the Declaration mentioned being Forty eight Pounds and his Costs by him about his suit in this behalf expended another said Df. in May 40 But this Judgment the costs excepted is to be discharged by the Payment of Twenty four Pounds, Two Shillings and four pence worth given therewithal to the Plaintiff for Contum, per Annua to be computed from the Twenty fifth Day of October MDCCLXIII paid.

Zachariah Nicholas Ct.

against

Thomas Kemp Df.

{ In Law

It is Concluded that this suit be adjourned and that the Df. recour against the Ct. his costs by him about his defense in this behalf expended and the said Df. may be discharged.

Elias Norton Ct.

against

Benjamin Williams Df.

{ Indebt

The suit is dismissed

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Lentment
met
Dane

James Parsons Pt.
 against } In Court
 Edward Noy Def.
 This suit is discontinued

James Parsons Pt.
 against } In Debt
 Edward Noy Def.
 This suit is discontinued

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d. fees 130
diff. 50
180
162
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162
162
William Proctor & signe of Godfrey Young Pt.
 against } In Debt
 Thomas Parsons and George Davis Def.

June 17. Cr. Costs.

This Day comes the Pt. by his Attorney and the Sheriff having returned on the Writs Capias awarded in this suit that the Def. Thomas Proctor Inhabitant of his Parcell with St. C. ordered that this suit be dismissed against him, and the other Def. George comes and defendeth the same and by his own selfe and saith that he cannot gainsay the Pt. action nor but that he doves to him one hundred pounds in Marrow and Thomas the Pt. above complaineth against him Therefore it is Enjoined that the said Pt. recover against the said Def. his said Debt and also his Costs by him about his suit in this behalf expended and the said Def. in May 46 But this Judgment the Costs excepted is to be discharged by the Payment of Fifty Pounds, with Interest thereon at the rate of five per Centum per Annum to be computed from the fourteene day of May. 1666 till paid

James Hubbard Gentleman Pt.
 against } In Debt
 Philip Sachauon Def.

The Sheriff having returned on the attachment awarded in this suit, that he had attached one shair of the estate of the said Def. and the said Def. not appearing though solemnly called on the motion of the Pt. by his Attorney It is ordered that judgment be entered for the said Pt. against the said Def. for his Debt in the Declaration mentioned Therefore it is

w
may be taken

Concurred that the said Plt. recover against the said Def: Stephen Pound & Stephen Shillings and six pence and his Costs therein about his suit in this behalf expended and the said Def: in money due from this judgement the Costs Recd^d is to be discharged by the Payment of eight pounds eight shillings and three pence worth Interest thereon at the rate of five per centum per annum to be Computed from the Nineteenth day of July one thousand seven hundred and forty two till paid, And it is further concurred that the stuff made late of the attachment effects according to Law and to pay the money arising therefrom to the Plt. towards satisfying this Judgement.

Francis Whiting. Plt.
against } In Lien
Philip Richardson. Def.

This Day came the Plt. by his attorney, and the Def: acknowledges the Plt: action for six pounds nine shillings. Thereupon with the consent of the Plt. It is concurred that the said Plt: recover against the said Def: the said six pounds nine shillings and his Costs by him about his suit in this behalf expended. And the said Def: is money due

David Nor. Plt.
against } On Attachment.
Edward Smith. Def.

This Day came the Plt. in his proper person and Henry Anderson being sworn a Gentleman in this suit, Declares he owes the Def: Nineteen Shillings and four pence half pence, and the Costs of action, recovered by the said Def: against the said Henry, and it is ordered that the said Henry pay the same to the Plt. towards satisfying his Judgement against the Def:

William Mountague. Plt.
against } In Detinue
John Gordon Gentleman. Def.

This Day came the Parties by their Attorneys and thereupon came also a day to meet

429

John Stronger, Charles Lee, William Taylor, Samuel Wood, John Aldin, Tobias Allen,
John Brooks, John George, Christopher Daniel, Jeremiah Shephard, John Blatchley and Barnes
who being sworn were and truly to Enquire of Damages in this suit upon their Oath
do say, That the Def^t. doth detain the Negroe Slave Named Babuck in the Declaration
mentioned in Mann and Form as the Pl^t against him hath complained and that the
said Slave is of the price of Twenty Pounds, and they do agree the Pl^t. Damages by
Occasion of the Def^t. detaining the said Slave to one Penny besides his Costs Therefore
It is Considered that the said Pl^t. recover against the said Def^t. the sum of twenty shillings if he may
be had, but if not then Twenty Pounds the price of him as agreed to goe with his Damages
afforded in Form aforesaid Agreed, and his Costs by him about his Suit in this behalf expended
and the said Def^t. answerable

John Watt Junior. . . . Pl^t.

against

Zachariah Nicholas. . . . Def^t.

In Law

This Day came the Pl^t. by his Attorney and thereupon came also a Sony Lewis, John Stronger,
Charles Lee, William Taylor, Samuel Wood, John Aldin, John Brooks, John George, Christopher
Daniel, Jeremiah Shephard, Barnes, Blatchley and

who being sworn were and truly to Enquire of Damages in this suit upon their Oath do say
That the Pl^t. hath sustained Damages by Occasion of the Def^t. breach of Promise in the
Declaration specified to Eight pounds thirteen shillings and three pence besides his Costs
Therefore It is Considered that the said Pl^t. recover against the said Def^t. his Damages
afforded in Form aforesaid Agreed and his Costs by him about his Suit in this behalf expended
and the said Def^t. in Duty ye

Jacob Hackney a signor of John Berry. . . . Pl^t.

against

John Mc Neal and James Gilson. . . . Def^t.

In Debt

This Day came the Pl^t. by his Attorney, and the Def^t. come and defend the same and Enquiry
when & in what way that they cannot deny the Pl^t. action nor but that they owe to him Nine
pounds twelve shillings and three pence in Mann and Form as the Pl^t. above complain

against them. Therefore It is Considered that the said P^t. recover against the said D^f. his said debt and also his costs by him about thre^dds in this behalf expended, and the said D^f. in money &c. But this Judgment the Cost Expended is to be discharged by the Payment of three pounds eighteen shillings and one half penny with Interest thereon at the rate of five per Centum per annum to be computed from the Tenth Day of September one thousand seven hundred and forty one to be paid

Ordered that the Church Wardens of Christ Church Parish in this County bind out Margaret Simpson to serve and be provided for according to Law

James Rabb.

P^t.

against

In Debt

John Morgan

D^f.

This Day came the P^t. by his Attorney and the D^f. comes and defendeth the same and Injury or whence and saith that he cannot deny the P^t. action nor but that he owes to him sixty seven pounds fourteen shillings in manner and form as the P^t. above complains against him. Therefore It is Considered that the said P^t. recover against the said D^f. his said Debt, and also his costs by him about his suit in this behalf expended, and the said D^f. in money &c. But this Judgment the costs expended is to be discharged by the Payment of fourteen pounds two shillings and six pence with Interest thereon at the rate of five per Centum per annum to be computed from the seventh Day of August one thousand seven hundred and forty three to be paid

The same

P^t.

against

John Smith

D^f.

By Consent of Parties It is Considered that this suit be Discharged and that the said P^t. recover against the said D^f. his Costs by him about his suit in this behalf expended and the said D^f. may be taken

A31

James Miles Gentleman Pt.
against } In Debt
John Symon Gentleman Def. }
This Day came the Pt. by his attorney, and the Def. comes and defendeth the same and
Sjury upon her saith that he cancell doth the Pt. action, on that that he owe to him
one hundred Ninety Nine Pounds Eighteen Shillings and Two pence half penny in Summe
and Termes the Pt. above complaineth against him Thereupon It is Concluded that the said
Pt. Recover against the said Def. his said Debt and also his Costs by him about his suit in this
behalf expended. and thosaid Def. in Money &c But this Judgment & the Execution thereof is to
be discharged by the Payment of Ninety Nine Pound Nineteen Shillings and one penny farthing
with Interest thereon at the rate of five per Centum per annum to be Computed from the first
Day of June one Thousand Seven hundred and fifty three till paid
Agreed upon the Pt. agrees to stay Execution three months from this Date

Christopher Curtis Gentleman Pt.
against } In Case
Rice Jones Def.
This Suit abates by the Death of the Plaintiff.

James Miles Gentleman Pt.
against } In Case
Jacob Hackney Def.
This Day came the Pt. by his Attorney and the Def. acknowledge the Pt. action for
Seven pounds four shillings and six pence farthing. Thereupon with the Consent of the Pt. It is
Concluded that the said Pt. recover against the said Def. the said sum of Seven pounds four
Shillings and six pence farthing and his Costs by him about his suit in this behalf expended.
And thosaid Def. in Money &c

Alexander Kennedy Pt.
against } on Petition for £2.8.5 due by Account
Anne Jones Def.

22/ Tuesday 5 June 1768

This Day came the Pt by his Attorney, who having proved his Account, Judgment is granted him for the said sum of four pounds eight shillings and two pence and his Costs by him about his Petition expended, and even shillings and pence for an attorney, &c.

Thomas Doughty Pt. }
against } on Petition for £4. 8s. 2d. due by account
Thomas Wortham Dif. }

Judgment is granted the Pt. against the said Dif. for the said sum of Four Pounds and his Costs by him about his Petition expended.

Benjamin Rhodes Pt. }
against } on Petition
John Blake Senior Dif. }

By Consent of Parties this suit is dismissed and it is ordered that the Dif. pay unto the Pt. his costs by him in this behalf expended.

James Robt Pt. }
against } on Petition for £4. 10. 7. due by Penal Bond
Thomas Wortham Dif. }

This Day came the Pt. by his attorney, and the Dif. acknowledged the same. Wherefore it is considered that the Pt. recover against the said Dif. the said sum of Four Pounds eighteen shillings and two pence to be discharged by the Payment of Two Pounds, Nine shillings and three pence half penny with Interest thereon at the rate of six per centum per annum to be computed from the fourth Day of May A.D. 1768 paid and his Costs by him about his Petition in this behalf expended &c.

Archibald Fletcher Pt. }
against } on Petition for £3. 10. 10. due by account
John Cornelius Dif. }

Judgment is granted the said Pt. against the said Dif. for the said sum of Three Pounds thirteen shillings and ten pence and his Costs by him about his Petition expended and even shillings and pence for an attorney, &c.

403

Robert Lampson. Pl. }
against } In Debt
Alice Jones. Def.

This Day comes the Pl. by his attorney and the Def. comes and defends the same
and sayng whiche and saith that he cannot deny the Pl.'s action nor but that he
owes to him Thirteeen shillings in Mann and Form as the Pl. above complains
against them Therefor It is considered that the said Pl. recover against the said
Def. his said debt and his costs by him about his suit in this behalf expended and the
said debt in money &c. But this judgement the costs Excepted is to be discharged by
the Payment of Eighteen pounds with Interest thereon at the rate of twelve Centum
per annum to be Computed from the Eighteenth Day of April MDCCLXIX which day

Thomas Motteux. Pl. }
against } In Law
William Marston. Def.

This Day cometh the Pl. by his attorney and the Def. acknowledge the Pl.'s action
for Eight Pounds thre shillings and eight pence half pence, Therefore with the ope[n]
of the Pl. It is considered that the said Pl. recover against the said Def. the said Eight
Pounds thre shillings and eight pence half pence and his costs by him about his suit in
this behalf expended and the said Def. in money &c.

William Mountague a younger sonne of William Mountague Esq.
against } In Debt
John Cornelius. Def.

This Day cometh the Pl. by his attorney and the Def. comes and defends the same and sayng
whiche and saith that he cannot deny the Pl.'s action nor but that he owes to him
Seventeen Pounds thre shillings in Mann and Form as the Pl. above complains
against them Therefor It is considered that the said Pl. recover against the said Def.
his said debt and his costs by him about his suit in this behalf expended and the said
Def. in money &c. But this judgement the costs Excepted is to be discharged by the pay-
ment of Eight pounds sylen shillings and six pence with Interest thereon at the

124) Tuesday 5 June 1762

Rate of five per Centum per annum to be computed from the first and last day
of January 1762 £12.10. till paid.

Memorandum to St. agree to Stay Execution three Months

James Ross. St.
against } In Debt
James Ross. Def.

This Day comes the St. by his attorney and the Df. comande and Defend the sum
and Injury or whence and saith that he cannot gainay the St. action notwithstanding that
he Owe to him Eleven pounds Four shillings in Mann and Sum as the St. above
complain against him Therefor It is Considered that the said St. recover against
the said Df. his said Debts and also his costs by him about his suit in this behalf
expended and the said Df. in money &c But this Judgement the Costs
excepted is to be discharged by the payment of Five pounds fourteen shillings
and six pence worth Interest thereon at the rate of five per Centum per annum
to be Computed from the first Day of September 1762 £12.10. till paid

John Mitchell and Company St.
against } In Debt
Jacob Hachey. Def.

This Day comes the St. by his attorney and the Df. comande and Defend the sum
and Injury or whence and saith that he cannot gainay the St. action notwithstanding that he
Owe to him Sixteen pounds eight shillings and six pence halfpenny in Mann
and Sum as the St. above complain against him Therefor It is Considered
that the said St. recover against the said Df. his said Debts and his costs
by him about his suit in this behalf expended and the said Df. in money &c
But this Judgement the Costs excepted is to be discharged by the payment of
Eight pounds four shillings and six pence three farthings worth Interest
thereon at the rate of five per Centum per annum to be Computed from the
Third day of April one thousand two hundred and forty four till paid.

William Daniel and George Daniel
Co-executors of George Daniel Deceased } Pet.
against Paul Gulliver and Edmund Ware. . . Dif. } on Petition for £2. 9. 0. by Bond

Judgment is granted the said Pet. against the said Dif. for the said sum of Two
pounds, Nine Shillings with Interest thereon at the rate of five per Centum per
Annun to be computed from the first day of June MDCCLXIX till paid, and
his costs by him about his Petition suspended.

Feeding Lenn and Company. . . Pet.
against Benjamin Brett. . . Dif. } on Petition

By Consent of Parties His Comand that this suit be dismissed and that the Pet.
recover against the said Dif. their Costs in Sessns about this suit suspended

James Robbins. . . Pet.
against Jacob Hachney and Edmund Janau. . . Dif. } on Petition for £4. 2. 0. due by penal Bond

This Day cometh the Dif. by his attorney and the Dif. acknowledge the action
therefore His Comand that the said Pet. recover against the said Dif. the said
Sum of Four pounds two shillings to be discharged by the Payment of Two pounds one
Shilling with Interest thereon at the rate of five per Centum per Annun to be computed
from the fifth Day of November one thousand seven hundred and eighty two till paid
and his costs by him about his Petition in this behalf suspended,

Benjamin Brett. . . Pet.
against Lewis Stern. . . Dif. } on Petition for £1. 17. 8*½* due by Account

Judgment is granted the said Pet. against the said Dif. for the said sum of one pound
seven shillings and eight pence half penny and his costs by him about his
Petition in this behalf suspended

150 Friday 5 June 1762

Benjamin Bratt . . . Pl. }
against } on Petition for £1.12:0. duty account
Benjamin Hearing . . . Def. }
Judgement is granted to the said Pl. against the said Def. for the said sum of one
pound thirteen shillings and six pence and his costs by him about his Petition expensed.

David the Carpenter . . . Pl. }
against } on Petition for £2:8:0. duty account
Randolph Rhodes . . . Def. }
Judgement is granted to the said Pl. against the said Def. for the said sum of two pounds,
eight shillings and nine pence and his costs by him about his Petition expensed

Grand Jury Pl. }
against } on Petition for not keeping the road
John Smith Gentleman . . . Def. } in repair according to Law.
The Def. being summoned and not appearing it is Considered that the said Pl. has
recouer against the said Def.
and thus costs by them in this behalf expensed and the said Def. may be taken &c

Grand Jury Pl. }
against } on Petition for not going to church
Paul Phillips Def. }
The Def. being summoned and not appearing it is Considered that the said Pl. recouer
against the said Defendant
and thus costs by them in this behalf expensed and the said Def. may be taken &c

Grand Jury Pl. }
against } on Petition for not going to church
Cathy Phillips Def. }
This suit is dismissed for want of appearing to the Court

Grand Jury

against

Mary Wilcox

Pl.

on Recount for having a Bastard Child

Bytment of Parties this Sixtis day, and it is ordered that the said Plaintiff recover against the said Def. their Costs by them in this suit expended and seven Shillings and six pence for an attorney's fee

The Same

Pl.

against

Elizabeth Brewerton alias Tooler

Def.

on Recount for having a Bastard Child

Bytment of Parties this is Divorced and it is ordered that the said Plaintiff recover against the said Def. their Costs by them in this suit expended and seven Shillings and six pence for an attorney's fee

The Same

Pl.

against

Thomas Price Black

Def.

on Recount for not keeping his wife Dam

according to law

This suit is arraigned for reasons appearing to the Court

On the motion of Charles Lee, Henry Street and Christopher Daniel Wringes for George Holbury against John Aldin It is ordered that the said George pay each of them for nine Days Attidance at this Court according to law

On the motion of Benjamin Williams a Writnges for George Holbury against John Aldin It is ordered that the said George pay him for Nine Days attidance at this Court and for Nine Times coming and returning sixteen Shillings and six pence according to law

On the motion of Christopher Ware a Writnges for George Holbury against John Aldin It is ordered that the said George pay him for eight days attidance at this Court and for eight Times coming and returning sixteen Shillings and six pence according to law

100 Sunday 5 June 1762

On the Motion of John Cherry a witness for George Stoderry against John Allen
It is ordered that the said George pay him for Seven Days attendance at this Court and
for four times coming and returning twenty seven miles according to Law with
Twenty Shillings for Travage.

On the Motion of Josiah Beam a witness for George Stoderry against John Allen It is
Ordered that the said George pay him for eight Days attendance at this Court and
according to Law.

On the Motion of Tobias Allen a witness for George Lear at the suit of Joseph Stevens
It is ordered that the said George pay him for Seven Days attendance at this Court and
according to Law.

On the Motion of John Thutman a witness for George Lear at the suit of Joseph
Stevens It is ordered that the said George pay him for four days attendance at this
Court and for three times coming and returning twenty miles, and for one coming
and returning one hundred and twenty miles from Orange Court House according
to Law

On the Motion of William Dean a witness for William Lownry against Reuben Layton
It is ordered that the said William pay him for eight Days attendance at this Court
according to Law.

On the Motion of Bernard Wilson a witness for William Lownry against Reuben Layton
It is ordered that the said William pay him for five days attendance at this Court according
to Law

On the Motion of Ammon Davis a witness for Reuben Layton at the suit of William Lownry
It is ordered that the said Reuben Layton pay him for five Days attendance at this
Court according to Law

230

On the motion of Peter Brummitt a witness for Robert Dayton at the suit of William
Downey It is ordered that the said Robert Dayton pay him for one day's attendance
at this court according to law

On the motion of Thomas Gaze a witness for William Moulton at the suit of George Harvey
It is ordered that the said William pay him for three days attendance at this Court and for
twice coming and returning after trials according to law

On the Motion of Philip Richardson a witness for William Moulton at the suit of
George Harvey It is ordered that the said William pay him for six Days attendance
at this Court According to Law

On the Motion of William Montague a witness for George Harvey against William
Moulton It is ordered that the said George Pay him for nine Days attendance at this
Court according to law

Ordered that the Court be adjourned to the Court in June

The Minutes of this Day's proceedings were signed by

Ch. Robinson Gentleman

At a Court held for Middlesex County at the Court House in
Newark on Tuesday the third day of July in the fourth year
of the Reign of our Sovereign Lord George the Third by the Grace
of God of Great Britain France and Ireland King Defender
of the Faithke. Annoq. Domini 1761 -

Present his Majesty's Justices John Robinson, Gavin Corbin, Robert
Daniel and Charles Neilson Gentlemen

Thomas Sanders is appointed Surveyor of the Highway
leading from Elliott Mill to the Piping Tree.

An Indenture from David Mer to James Mills Esquire was acknowledged by the said David, and ordered to be recorded.

On the motion of Edward Ware, Lewis Mountague Philip Mountague and William Segar, or any two of them, are appointed to settle the said Edward's Account of the Administration of the Estate of Peter Ogilvie deceased, and make Report to the Court.

An Indenture from Rice Jones and Elizabeth his Wife to John Clarke was acknowledged by the said Rice and Elizabeth (she being first privily examined as the Law directs) to be their Act and Deed, and ordered to be recorded.

On the motion of John Williamson time is granted him till next Court to contest the Proof of his Father's Will.

An Indenture from John Aldin and Elizabeth his Wife to John Stringer was acknowledged by the said John Aldin and Elizabeth, she being first privily examined as the Law directs, and orders to be recorded.

John Doe Defe of William Blackburn Jr.

against

Edmund Berkley Gentleman

Deft

In Judgment.

This Day came the Parties by their Attornies, and the matters of law arising from the Case agreed in this Cause being solemnly argued, It seems to the Court upon the whole Matter therein contained, that the Law is for the Defendant. Therefore it is considered that the Plaintiff take nothing by his Bill, but for his false Clamour be in Mercy &c. and that the Defendant go hence without Day and recover against

11

The Defor of the Plt. his Costs by him about his Defense in His behalf
expended. From which Judgment the defor of the Plt. prayed an Appeal
to the tenth Day of the next General Court, and it is granted him, he
having with John Semple his Security entered into and acknowledged a
Bond for prosecuting the same with effect be.

Thomas Foster Esqr of Rice Jones deceased ... Plt.

against

Henry Washington & Charlotte his Wife Ad^t &c. of

John Mountague deceased who was Esqr of William

Mountague deceased

In Cases

Deft.

This Day came the Parties by their Attorneys, and the Defendants relinquishing
their former Plea say, that they cannot gainway the Plaintiffs Action; therefore
with the Assent of the Plt. it is considered that he recover against the said
Defendants the Sum of Eight Pounds four Shillings and three pence and his
Costs by him about his Suit in His behalf expended, to be levied of the Goods
and Chattels of the said William mountague deceased in the Hands of the
said Defendant unadministered, if so much thereof they have, and if not,
then the Costs of their own proper Goods and Chattels, And the P. Deft. in Mercede

John Harrington ... Plt.

against

Edward Smith ... Deft.

by attachment

Edward Michilborough being sworn a garnishee in this Suit, acknowledges that he owes
the Def. Six shillings, It's agreed that he pay the same to the Plt. towards satisfying this Judgment
and John Cornelius not appearing though solemnly called on the motion of the Plt. by his
Attorney, an alias attachment is awarded him returnable here at the next Court

John Baker ... Plt.

against

Edward Ware ... Deft.

in debt

This day came the Pl. by his Attorney, Another of C. comes and defend the Plaintiff of the Cause of Action, when he, and saith that he cannot deny the Pl. Action, nor that he doth not in the Date in the Declaration mentioned, in manner and form as thidt. above complains against him. Therefore it is considered, that the said Pl. recover against the said Def. Eight pounds, ^{Trade} and his Costs by him in this behalf expended, and the said Def. attorney &c. But this in Judgment the Costs excepted is to be discharged by the Payment of one Pound eighteen Shillings and ~~pence~~.

Archibald McColl Pl.
against } Indebt
John Harrington Def.

The Def. not appearing though again solemnly called on the motion of the Ct. by his Attorney. It is considered that the order of the last Court be confirmed, and that the Pl. recover against the said Def. and Denis Mountague Gentleman Sheriff of this County his Debts in the Declaration mentioned being Nine Pounds fourteen shillings and four pence and his Costs by him in this behalf expended, and the said Def. attorney &c. But this Judgment the Costs Excepted is to be discharged by the Payment of Four pounds seventeen shillings only Two pence with Interest thereon at the rate of Six per Centum per annum to be computed from the Tenth day of February one thousand Seven hundred and Sixty four till paid.

The Honorable Richard Corbin Esquire and David Astor Esquire Executors of James Reid Esquire deceased came into Court, and acknowledge their Letter of Attorney to John Hyndman and Richard Lancaster of the City of London, which is ordered to be certified.

An Inventory and Appraisement of the Estate of Christopher Curtis Gentleman deceased was this day returned and ordered to be recorded.

Gavin Corbin Esquire and Denis Mountague and Philip Mountague Gentleman by virtue of their several Military Commissions from His Honour the Governor, took the Oaths appointed by Act of Parliament to be taken instead of the Oath of Allegiance and

111

Supremacy, took and subscribed the Oath of Allegation, and also recited and
subscribed the Test which is ordered to be Certified.

Thomas Whitley Pt.

against

Richard Stephen, Junr and Richard Stephen jun. Df'st

In Debt

The Def^t not appearing though again solemnly called, on the motion of the Pl^t by
his attorney, It is Considered that the Order of the last Court be confirmed, and that the
Said Pl^t recover against the said Defendants and Thomas Hubble their common Baile
his Debt in the Declaration mentioned being thirty nine pounds four shillings and
six pence by him about his suit in this behalf expended, and the said Def^t in Merrey &c
But this Judgment the same excepted is to be discharged by the Payment of Seven
Pounds seventeen shillings and Six pence with Interest thereon at the rate of five
per centum per annum to be computed from the seventeenth day of September one
thousand seven hundred and forty three till paid.

John Hammond Pt.

against

John Marvington Df'st

on Petition for £ 8 0 0 due by note stand,

The Def^t being duly summoned and appearing, on the motion of the Pl^t by his attorney
It is considered that the said Pl^t recover against the said Def^t the said sum of Seven pounds
and his costs by him in this behalf expended, and Seven shillings & six pence for an attorney &c

James Mills Esquire Pt.

against

John Marvington & James Daniel Df'st

In Debt

The Def^t not appearing although solemnly called on the motion of the Pl^t by his attorney
It is Considered that the Order of the last Court be confirmed, and that the said Pl^t
recover against the said Def^t and Rice Jones their common Baile his Debt in
the Declaration mentioned, being Fifty four pounds eighteen shillings and his costs by
him about his suit in this behalf expended, and the said Def^t in Merrey &c.

Tuesday 3. July 1811

But this Judgment the Costs excepted is to be discharged by the Payment of Twenty seven pounds Nine shillings with Interest thereon at the rate of five per centum per annum to be computed from the twentieth Day of April MDCCLXIX D^r & S^r 1810

David Lander P^t

against

Edward Ware and James Thornton D^r f^t

In Debt

The Def^t not appearing although again solemnly called on the motion of the Pl^t by his Attorney it is considered that the Order of the last Court be confirmed and that the said Ct^t recover against the said Def^t and William Dean Bail for the Def^t ware, and Denis Monaghan Gentleman Sheriff of this County his Debts in the Declaration mentioned being Sixty nine Pounds and his Costs by him about his suit in this behalf expended, and the said Def^t in attorney &c. But this Judgment the costs Excepted is to be discharged by the Payment of Thirty four Pounds one Shilling with Interest thereon at the rate of five per centum per annum to be computed from the first day of April 1809 thousand & even hundred and sixty four & three half years

James Truss P^t

against

Edward Ware and John Thornton D^r f^t

In Debt

The Def^t not appearing although again solemnly called on the motion of the Pl^t by his Attorney it is considered that the Order of the last court be confirmed, and the said Pl^t recover against the said Def^t his Debts the declaration mentioned being Twenty five pounds seventeen shillings with Interest to be computed thereon at the rate of five per centum per annum from the first Day of February MDCCLXIX D^r & S^r 1810 paid and his Costs by him in this behalf expended, and the said Def^t in attorney &c.

William Dean P^t

against

Philip Forchhausen D^r f^t

On Petition for £1.10.0.

Judgment is granted the P^t against the said Def^t for the said sum of one pound eighteen shillings

and his costs by him about his Petition in this behalf expended.

Henry Root
against Hugh on'to're
Plt. } In law
Def.

The Def. not appearing though again solemnly called on the motion of the Plt. by his attorney. It is considered that the order of the last Court be confirmed, and that the said Plt. recover against the said Def. and Lewis Mountague Sheriff of this County Five pounds, six shillings and his costs by him in this behalf expended, and the said Def. in money &c.

James Daniel
against John Broache
Plt. } In Debt
Def.

The Def. not appearing though again solemnly called on the motion of the Plt. by his attorney. It is considered that the order of the last Court be confirmed, and that the Plt. recover against the said Def. and William Daniel for his Debt in the declaration mentioned being Sixty pounds sixteen shillings and seven pence and his costs by him about his suit in this behalf expended, and the said Def. in money &c. But this Judgement the Costs Excepted is to be discharged by the Payment of Thirty pounds eight shillings and three pence half pence with Interest thereon at the rate of Five per Centum per annum to be computed from the first Day of July one thousand seven hundred and Sixty two till paid.

James Hunter Esquire
against Benjamin Rhodes
Plt. } In Debt
Def.

The Def. not appearing though again solemnly called on the Motion of the Plt. by his attorney. It is considered that the order of the last Court be confirmed, and that the said Plt. recover against the said Def. and Lewis Mountague Gentleman Sheriff of this County his Debt in the declaration mentioned being one hundred and Sixty pounds and his costs by him in this behalf expended, and the said Def. in money &c. But this Judgement the Costs Excepted is to be discharged by the Payment of Twenty pounds with Interest

116 January 3rd 1764

thereon at the rate of five per centum per annum to be computed from the Twenty fifth Day of December One thousand seven hundred and sixty three it is paid

John Rolle
against }
Benjamin Rhodes Def } In Dett

The D^r not appearing though again solemnly called on the motion of the C^t by his attorney It is considered That the Order of the last Court be confirmed and that the said P^r recover against the said Def^r One hundred and Forty Pounds and his Costs by him in this behalf expended and the said D^r money be But this Judgment the Costs excepted is to be discharged by the Payment of Seventy Pounds remittered thereon at the rate of five per centum per annum to be computed from the Twenty fifth Day of December one thousand seven hundred and sixty three it is paid.

Cansard Warding
against }
John Alain Def } In Dett

This day came the C^t by his attorney and the Def^r acknowledge the C^t action Therefore It is considered that the said P^r recover against the said Def^r his Debt in the declaration mentioned being Twenty Pounds, ten shillings and two pence and his Abore costs by him in this behalf expended, and the said D^r money be But this Judgment the costs Excepted is to be discharged by the Payment of a Three shillings

Cansard Ward
against }

James See and Daniel Brignoy jun^r Def } on Petition for £2.12.0 due by 1st

Judgment is granted the C^t for Two pounds Ten shillings and three pence to be discharged by the Payment of one pound eighteen shillings and three pence with legal Interest thereon from the first day of April MDCCLXVIII till paid and the costs.

A Rule of Sale from John Gunnington to James Daniel is directed to be recorded.

Ordered that William Daniel, William Roane, Henry Shepard and Lewis Mountague or any three of them settle and divide the Estate of John Meacham deceased between Thomas Spencer and his wife, and the Plaintiff at Law, and report to the next Court.

John Dalglish P^t.
against } on Petition for £5.0.0 due by account
John McAnally Def.
Judgement is granted the P^t against the said Defendant for Two pounds and his Costs
by him about his Petition expended.

John Main P^t.
against } on Petition
John Dillard Def.
This Petition is dismissed

Richard Hopkins P^t.
against } on Petition for £1.5.0 due by account
John Alden Def.
Judgement is granted the P^t against the said Def. for the said sum of one Pound five Shillings
and Nine pence and his Costs by him about his Petition expended.

John Lewis Gentleman P^t.
against } on Petition for £1.10.0 due by account
John Dillard Def.
Judgement is granted the P^t against the said Def. for one pound ten Shillings and his
Costs by him about his suit in this behalf expended.

John Gunnington P^t.
against } on Petition for £1.7.0 due by account
Rue Jones Def.

248

Judgement is granted the Plaintiff for the sum of one pound fifteen shillings and nine pence and his costs by him about his Petition expended.

Thomas Kemp Plaintiff

against

Richard Hopkins and Mary his Wife Defendants

Ordered that Defendants give the Plaintiff counter security, or a devise up the Estate of George Blake deceased to him

{ Damages

{ on Petition

John Denis Plaintiff

against

John Taylor Defendants

Judgement is granted the Plaintiff against the said Defendants for Two pounds five shillings
plus costs by him about his Petition expended

Leonard Price Plaintiff

against

James Daniel Defendants

{ In case

This day came the Plaintiff by his Attorney and thereupon a Jury was sworn

who being sworn well and truly to enquire
of Damages in this suit, upon their oath do say that the Plaintiff hath sustained
Damages by occasion of the Defendants breach of Promise in the Declaration specified
to Seven pounds fourteen shillings and three pence besides his costs Therefore
It is considered that the Plaintiff recover against the said Defendants and to my attorney his
common Bailiff his Damages as aforesaid in sum aforesaid and also his costs by
him about his suit in this behalf expended, and the said Defendants in Truiney be

Ordered that John Smith John Robinson and William Churchill view the Road
leading to William Steff's House, and report to the next Court what the same be necessary

Pursuant to the said the said cloth nominate and recommend to the
Honorable the Lieutenant Governor as fit Persons to execute the Office of Sheriff of
this County for the ensuing Year Lewis Mountague Christopher Robinson and
John Robinson Gentlemen.

Ordered that the Court be adjourned to the Court in cause

The minutes of this day's proceedings were signed by

Ch. Robinson Gentleman

At a Court of Oyer and Terminable for Middlesex County
at the Court House in Alexandria on Friday the Thirteenth Day
of July M D C C L X V for the Trial of Peter a Negro man
Slave belonging to the Estate of Samuel Watcheller deceased of this
County for Felony

Before

Ralph Normandy James Mills
Gavin Corbin and Gentlemen
Robert Daniel Chas. Nelson

The Prisoner Peter was brought to the Bar and accused of the Felony aforesaid, to which he
pleaded not guilty whereupon divers Ordinances were produced sworn and examined against
the said Peter, in consideration whereof it appears to the Court that the said Prisoner is
not guilty of the Felony, of which he is accused, and therefore he is discharged at the Bar
by due Course of Law

Ralph Normandy
Gavin Corbin
Robert Daniel
James Mills
Chas. Nelson

At a Court held for Middlesex County at the Court
House in London on Tuesday the Seventh Day of
August in the fourth year of the Reign of our Sovereign
Lord George the Third by the Grace of God of Great
Britain France and Ireland King Defender of the Faith
ye And in the year of our Lord Christ MDCCCLXVII

Present His Majestys Justices Christopher Robinson John Robinson Ralph Hornby
and Gavyn Corbin Gentlemen.

Benjamin Williams is for reasons appearing to the Court excused from rendering
any account of his Guardianship

An account of the Profits of the Estate of Charles Dudley and Jane Dudley Infants
Orphans of Dudley deceased was exhibited and sworn to by Isaac Jones their
Guardian, and ordered to be Recorded

Ordered that Robert Elliot Gentleman pay unto Gannet Tool his late Servant his
Freedom dues according to Law

The Gentlemen Appointed to view the Road leading to William Stiff returned
their report which is ordered to be recorded, and it is further ordered that the
said Road be discontinued.

An account of the Profits of the Estate of Anne and Lucy Wortham Infants Orphans of
Wortham deceased was exhibited and sworn to by James Wortham their
Guardian, and ordered to be Recorded

A Bond from William Brewster to William Hatchney was acknowledged by
the said Brewster and ordered to be Recorded

On the motion of

Curtis widow of Christopher for his account