

2.

Present Edmund Smith Gent.

The Last Will and Testament of Thomas Wharton dec^d was proved in Court by the Oaths of William Buck and James Cocker. Witnesse thereto and on the Motion of Thomas Dawson & the Executor named in the said Will who made Oath thereto according to Law it is Ordered to be Recorded and Certificate granted the said Executor for obtaining a Probate thereof in due form Giving Security Whereupon he together with William Nimo Gent his Security entered into and Acknowledged Bond for his due Adminⁿ of the said Estate and performance of the said Will

Ordered that Ebenezer Campbell, Alex^r Spencer, James Wray and Thomas Hornsby or any three of them being first sworn before a Justice of this County Appraise in Current Money the Slaves and Personal Estate of Thomas Wharton dec^d and return the Appraisement to the Court.

Ordered that William Thompson be Summoned to appear at the next Court to answer a Complaint against him for misusing Sarah Wood an Orphan under his care and that he bring the said Sarah with him.

The Hon^bble William Nelson Esq^r is appointed a Trustee of the Town of York in the room of M^r Thomas Nelson dec^d.

Philip Lightfoot of the Town and County of York Esq^r Dft

Philip Lightfoot Jun^r A^m 26 of Theophilus Pugh dec^d Dft } In Debt upon Bond.

This Day came the Parties by their Attorneys and the said Dft saith That he cannot gainsay the Plaintiffs Action Therefore with the other Agent It is considered by the Court that he recover against the Dft Two thousand and fifty three Pounds ten Shillings and six Pence half penny the Debt in the Declaration mentioned and his Costs by him in this behalf expended To be Levied of the Goods and Chattels of the Decedent when sufficient thereof shall come to the hands of the said Dft to be Administered. But this Judgment is to be discharged by the Payment of five hundred eighty nine Pounds eighteen Shillings and three Pence three farthings together with Interest for the same to be Computed after the rate of five per centum per Annum from the fourth day of November 1745 to the time of Payment and the Costs.

A Division of the Estate of John Trotter dec^d was returned and Ordered to be Recorded.

Francis Willis the Younger Gent Dft
Absent Tho^r Nelson of Rom^r Lightfoot.
Present John Goodwin of Thos^r Cobb.

Johm^r Moody Dft } In Case.

This Day came the Parties by their Attorneys and thereupon came also a Jury to wit John Patrick, Edward Peter, Thomas Mansfield, John Burchell, David Cox, John Gibbons Edward Downing, Reginald Orton, Edward May, Wm^r Rogers, Ephraim Gasket & Jam^r Spurr who being Elect^d tried and sworn the truth to speak upon the Juries joined upon their Oath do say That the Dft doth affirm in manner and form as the Dft against him hath declared and they do Affyf the other Damages by occasion of the Dfts non performance of that Assumption to twenty Pounds eight Shillings and six Pence besides his Costs

Therefore

Therefore It is Considered by the Court that the P^t recover against the D^t his Damages aforesaid in sum aforesaid aforesaid and his Costs by him in this behalf expended And the said D^t in Mercy be

Ordered that Francis Willis the Younger Gent pay unto James Goodwin twenty five Pounds of Tobacco for one Days Attendance as a Witness for him against Johnael Moody

Ordered that Francis Willis the Younger Gent pay unto John Ellis of Gloster County seventy Pounds of Tobacco and two Shillings and six Pence for one Days Attendance for coming fifteen Miles and returning and for his Ferrages at York Town coming & returning as a Witness for the said Francis against Johnael Moody.

Ordered that Francis Willis the Younger Gent pay unto Maurice Langhorne twenty five Pounds of Tobacco for one Days Attendance as a Witness for him against Johnael Moody

Ordered that Francis Willis the Younger Gent pay unto Benjamin M^o twenty five Pounds of Tobacco for one days Attendance as a Witness for the said Francis against Johnael Moody

Present Tho^r. Nelson Esq^r

John Hunt and Ann his Wife P^ts

^{ag^t} In Chancery.

John Moore and others D^ts

Continued til the next Court at the Costs of the P^ts

George Holden P^t - - - ^{ag^t} In Debt.

John James Hughe D^t s

This Day came the Parties by their Attorneys and the said D^t saith That he doth not Owe unto the P^t the Debt in the Declaration mentioned or any part thereof and of this he putteth himself upon the Country and the P^t likewise and the Trial of the Issue is referred til the next Court.

James Dowsing Esq^r of Robert Dowsing decd having obtained an Attachment against the Estate of John Dailey for ten Pounds sixteen Shillings and three Pence three farthings And the Sheriff making return that he had executed the said Attachment on the said Estate in the hands of Edward Dowsing who appeared in Court and declared he had in his hands more than sufficient to satisfy the sum aforesaid The said John Dailey was solemnly called and not appearing to Reply to the Attached Effects and the Court being fully satisfied that the sum aforesaid is justly due from the said John Dailey to the said James Dowsing Esq^r of Robert Dowsing decd Therefore It is Considered by the Court that the said James Dowsing Esq^r of Robert Dowsing decd recover against the said John Dailey the said ten Pounds sixteen Shillings and three Pence three farthings and his costs by him in this behalf expended And it is Ordered that the said Edward Dowsing pay the said ten Pounds sixteen Shillings and three Pence three farthings and Costs to the said James out of the Effects aforesaid in hands.

Ordered the King ^{et al} On a Present^m of the Grand Jury for having a Badland field Martha Morris - Continued til the next Court.