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LAW & ETC

State of New-Jersey Carter County

At a court of Pleas and Quarter Sessions
Holden for Carter County at the court
House in Elizabeth on the second
Monday in February in the year of
Our Lord 1819

Present the worshipful

Abraham Hendry

John Williams

William Carter

William Graham

Sam'l Ross

Soreniah Campbell

Lawson White

Caleb Smith

Esquires

Ordered by the court that Henry Smith
Be relieved from attending as a Lawyer at
the Session

Ordered by the court that Hugh
Jenkins be allowed twelve dollars
and fifty cents for the support and
Maintenance of Orny Keating
One of the poor

Ordered by the court that Robert Thompson
one of the poor be allowed twenty dollars
of his support & maintenance after
February Session 1820

John Spelton in his proper person
brought into open court and released
William Thompson of a statement
that the said John Spelton had in
Court against the said William as a
Lawyer in the suit the said John
Spelton against David Brooks

Ordered by the court that Hanson &
John Ellis, Joel Cooper Jr., Francis
Hall Junr., Abraham Haun, Eliash K.
Lee, Abraham Tipton, Sept' Gates, Be
Bush, Jonathan Tay lor, John Simme
& John Currie, Daniel Oaks, Dick
Taylor, Christian Snider, Matt Way
John Wilkins, Jose' Adams, George E.
William Brewster, John Miller, John
Cable, Nicholas Grindstaff and John
Bullinger be Lawyer to my Superior

Ordered by the court that Peter Bull
Junr. be appointed overseer of the
Publick roads in the room of Charles
Mooreland

Ordered by the court that Isaac Cole
be appointed overseer of the publick roads
in room of Isaac Kite and that the
Road formerly under Kite be this day
to work the said road under Cole

State of Pennsylvania Chester County
At a court of sessions and quarter session
held in Chester county at the court
house in Elizabethtown on the second
Monday in February in the year of
our Lord 1819

Ordered by the worshipful
Abraham Hendry
John Williams
William Carter
William Graham
Samuel Rivers
James Campbell
Lawson White P
Habell Smith

Ordered

Ordered by the court that Henry Smith
be released from attaining as a slave at
his service

Ordered by the court that Hugh
Sinking be allowed twelve dollars
and fifty cents for the support and
aintenance of Orrey Neathaly
one of the poor

Ordered by the court that Robert Tracy
one of the poor be allowed twenty dollars
of his expense for a maintenance upto
February 1820

John Fletcher in his person
came into open court and released
William Thompson of a judgment
that he had John Fletcher in the
Court against the said William as a
man who in the suit he vs John
Fletcher against David Brooks

Ordered by the court that, wherein there
shall be Abraham Koen, Eliza Koen
Koen, Abraham Tipton, Joseph Gates, Bethesda
Brooks, Jonathan Taylor, John Simon uppers
Adam Carson, Bennett Coker, Richard
Taylor, Christian Snider, Matt Wagner
John Ellinker, Joseph Adams, all of this City
William Burton, John Miller, John
Cable, Nicholas Grindstaff and Henry
Bullinger be sworn to may before 1819

Ordered by the court that Peter Bullinger
Shall be appointed overseer of the
Publick roads in the room of Charles
Moore and

Ordered by the court that Isaac Eddy
be appointed overseer of the publick roads
in room of Isaac Hite and that the
Road formerly under Hite be the burden
to work the said road under Eddy

Ordered by the court that a county tax
not to be less than one mill on the dollar
Year 1819 on each 100 acres of land - 100
on each town lot - 25
on each freehold - 125
on each slave - 25
On each Star house kept for the season man - 10
on each Merchant or retail store 5 - 50
On each post office or hawkers - 2 - 50
Ordered by the court that an additional
County tax be laid taxes and collected for the
year 1819 on each 100 acres of land - 64
on each freehold - 64
on each slave - 16
on each town lot - 16
on each Star house kept for the season man - 16
on each Merchant or retail store - 8 - 20
On each post office or hawkers - 2 - 20
Ordered by the court that a court shall be
Laid taxes and collect for the year
1819 on each 100 acres of land - 100
on each freehold - 100
on each slave - 25
on each town lot - 25
On each Star house kept for the season man - 10
on each Merchant or retail store - 5 - 50
On each post office or hawkers - 2 - 50
Ordered by the court that a court shall be
Laid taxes and collect for the year 1819 -
on each 100 acres Land - 64
on each freehold - 64
on each slave - 16
on each town lot - 16
on each Star house kept for the season man - 16
on each Merchant or retail store - 8 - 20
On each post office or hawkers - 2 - 20

Ordered by the court that a county tax
shall be laid down and collected for the
year 1819 on each 100 acres of land - 1/-
on each town lot - 25
on each free持 - 1/-
on each slave - 25
On each star house kept for the season marts - 5/-
on each merchant or retailer store - 5/-
On each postor or hawker - 2/-
Ordered by the court that an additional
county tax be laid down and collected for the
year 1819 on each 100 acres of land - 6/-
on each free持 - 6/-
on each slave - 1/-
on each town lot - 25
on each star house kept for the season marts - 5/-
on each merchant or retailer store - 5/-
On each postor or hawker - 2/-
Ordered by the court that a county shall tax be
laid down and collected for the year
1819 on each 100 acres of land
on each free持 - 1/-
on each slave - 25
on each town lot - 25
on each star house kept for the season marts - 5/-
on each merchant or retailer store - 5/-
On each postor or hawker - 2/-
Ordered by the court that a county tax be
laid down and collected for the year 1819 -
on each 100 acres of land - 6/-
on each free持 - 6/-
on each slave - 1/-
on each town lot - 25
on each star house kept for the season marts - 5/-
on each merchant or retailer store - 5/-
On each postor or hawker - 1/-

Ordered by the court that a person in open court a
Deed of conveyance from George Carter
to Sam'l Day is a forty acres of land
known in open court by Laban C. Willing
has a full term say so and agrees to
Deed let it be registered

A deed of conveyance from Sam'l Day is to
George Carter for one hundred and forty acres
of Land acknowledged in open court and
deed let it be registered

Ordered by the court that John Hanks
Smithfield to say Bullington, Ruben
Seelye, Johnson Keayton, Lawson White,
John Miller & Samuel Wilson be appointed
a Jury to view and lay off a public
Road that John Hanks and has open there
His Land and report to next court

Ordered by the court that Asahel Willing
from Salter, Tom Lusk, Sam'l Lusk, Jerry
Mick Hyder and John Hyder, be a Jury
to view and lay off a public road beginning
at the branch east of Sam'l Gandy then
through below his house (Salter County)
Deed to interest the road

Ordered by the court that Christian Lewis
Gospey Conner, Robert Jackson, Ned Carter
Alfred Webster, Benjamin Harris and Dan
Fay Jr. Joseph Thompson be appointed from
Sam'l part in Stearns court through the
Town Tax to interest the public road leading
Dover Hill, now of Brown Creek near where
Ruben Thornton lives between Vicksburg
Garland Wilson & report to next court
Whether of this road may be or not

A deed of conveyance from Adam
Reagan to John Keayton & Jackson for
forty three acres of Land acknowledged in
open court and admitted to record it be
registered

A deed of conveyance from Robert Blackmore
to Benjamin C. Harris for a town lot of 1/-
Brown in open court by Benjamin Brown
has Thom. White and Committee to record it be
registered

A deed of conveyance from Matthew Wagner
to Daniel Wagner for one hundred acres
of Land acknowledged in open court and
Admit it to record let it be registered

A deed of conveyance from Edmund Edwards
Sam'l Shaw for one hundred acres of Land known in
open court by Andrew Taylor & Stephen Johnson
and admitted to record let it be registered

State Grant to Adam Hause for 43 acres
Recorded

ordained by the court that Christian Lampfes
by Lampfes, Adam Barker, Mr. Fletcher,
and Fletcher. Be it given to Christian Lampfes
is Joseph Lampfes his heirs and assigns from
my point on Stoney Creek through the
creek to intersect the public road leading
to a little low of Old Creek near where
John Thornton lives between Vicksburg
and Wilson & expect to make count
whether a public road may be or not

A deed of conveyance from Adam
Lampfes to John Keam McMurtry for
nearly three acres of land acknowledge
in court and admitted to record let it be
registered

A deed of conveyance from Robert Blackmore
Benjamin & Harry for a town lot 22
in open court by Benjamin Brown
Thomas White and admitted to record let it be
registered

A deed of conveyance from Matthew Wagner
Daniel Wagner for one hundred acres of
land acknowledged in open court and
admitted to record let it be registered

A deed of conveyance from Edmund Shewell
Shewell for one hundred acres of land proven in
court by Andrew Taylor & Stephen Jackson
admitted to record let it be registered

A bill of sale to Adam Lampfes for 43 acres
water

Goodman

A deed of conveyance from the heirs
of James H. Green by their attorney in fact
Joseph Green for the sum of one hundred
and twenty five acres of land proven in
Court by James Mayes and Edward
Hornbeck by James Mayes and Edward
Hornbeck and admitted to record let it be registered

Ordered by the court that Charles Wagner
be appointed receiver of the public road in
Room of Mate Wagner and that the same
that he has a right and under all circumstances
use the lands to work and collect the fees.

A deed of conveyance from Stephen Barker
to John Shewell for eighteen acres of land
acknowledged in open court and admitted
to record let it be registered

A deed of conveyance from Adam Welle
to Adam Welle for two
hundred and twenty acres of land acknow
ledged in open court and admitted
to record let it be registered

A deed of conveyance from Sam W. Boggs
to Joseph Bayard for forty acres of land
acknowledged in open court and
admitted to record let it be registered

A bill of sale from Wright Bayard to Sam
Bayard for two & a half acres to wit Peter aged four
years & half a tithe and nineteen years and unknown
legged in open court and admitted to record
let it be registered

A deed of conveyance from William Gandy
Samuel Hanes and David Snelgrove for one
hundred and one acres of land proven in
open court by Sam W. Key and Henry
Smith and admitted to record let it be registered

A deed of conveyance from Joseph Penrose
George Compton for eighty acres of land
acknowledged in open court and admitted
to record let it be registered

A deed of conveyance from Isaac Russell
to Jacob Tipton for forty acres of land
proven in open court by Jeremiah Campbell
and James Russell and admitted to record
let it be registered

A deed of conveyance from Isaac Russell
to Jacob Tipton for thirty acres of land proven
in open court by Jeremiah Campbell and
James Russell and admitted to record
let it be registered

A deed of conveyance from William
Smith, John Way, John Sharpe
Wrightson to Richard Campbell for sixty
acres of land proven in open court by
Samuel Campbell and Daniel Campbell
and admitted to record let it be registered

of conveyance from William Griswold
and David Smith for one acre of land given
to court by James Ray and Henry
the said admitted to record let it be registered

of conveyance from Joseph Dinsmore
and Elizabeth for eighty acres of land
given to court in open court was admitted
to record let it be registered

of conveyance from Isaac Russell
and wife Tipton for forty acres of land
in open court by Jeremiah Campbell
Sam'l Russell and admitted to record
let it be registered

of conveyance from Isaac Russell to
Tipton for thirty acres of land given
to court by Jeremiah Campbell and
Russell and admitted to record
let it be registered.

of conveyance from William
H. John Waggoner Sarah
given to Isaac Campbell for forty
acres of land given in open court by
new Campbell and Daniel Campbell
admitted to record let it be registered

of conveyance from Sam'l P Taylor
and Mary Taylor his wife to Alfred
M Carter for thirty acres & a half of
Land acknowledged in open court
by the said Sam'l P Taylor and the
said Mary Taylor wife of said
Sam'l P Taylor being separately and
apart examined by the court touching
her free consent of alienating the same
said she executed the same freely
Voluntarily without threat or persuia-
tion of her said husband and admitted to
record let it be registered

of conveyance from George W. Carter to
Alfred M Carter for a negro slave
Name Dick twenty five years of age
acknowledged in open court and
admitted to record let it be registered

the court proceeded to the selection of
Five Justices for the trial of cause for
the year 1819 on counting the ballots
it appeared that Johnson Hampton
Johnson White, Ralph Smith, Dennis
Campbell & William Carter Esq were
selected

Abraham Harr, the 1st in his proper
Person came into
Rebecca Riffitt own court and —
Dismissed his suit and affirmed costs
therefore it is considered by the court that
that the said Rebecca recover against
the said Abraham her costs charges
Put to and about her defense in the
Behalf by the court now here adjudged
to the said Rebecca which said costs in
the whole amount to Eight Dollars
fifty seven cents & five mills and
that the said Abraham be in money to

B. C Harris for as he may be admitted to
keep an attorney & go to or complying
with requirements of the Law

Court adjourned until tomorrow morn
Nine o'clock

M. G. Smith

J. P. Campbell

Lawson White

G. Smith

The court proceeded to the selection of
five Justices for the trial of cause for
the year 1879 on count of the ballots
it appears that Johnson Hampton
curson White, Gaffey Smith, Scammon
and Bell D. William Carter Beggs
was selected

Abraham Hawley the 1st day in his presence
Rebecca Buffit open court and —
it is stipulated his suit and expenses costs
before it is considered by the court that
at the said Rebecca recover against
the said Abraham her costs & charges
to and about her appearance in this
cause by the court and hereinafter judgment
the said Rebecca which said certain
whole amount to Eight Dollars
by seven cents & fine mills and
that the said Abraham be in money to

C. Harris it may be admitted to
use an attorney & granted on complying
with requisites of the Law

must appear until tomorrow
Nine o'clock

Saturday February the 26th 1869
Cost not according to agreement
Present the wonderful
Specimen complete
William Carter
Lawson White Jr
Caleb Smith } Cugines

Andrew Taylor Esq Sheriff returns the same
Facing from which the following persons were
Drawn Grand Jury and the names of
1 George W. Carter Foreman
2 John Dunlop 8 Eliza Humphreys
3 David Pugh 9 The Clark
4 Mr. Lockhart 10 John Smith
5 John Cattle 11 Hugh Gray
6 Sol Cooper 12 Leonard Darrow &
7 Adam Hamm 13 Robert L. Brown
Signed and Sworn Charged & withdrawn

John Cannon Constable sworn to attend
the Grand Jury

State - John Holt prosecutor
Sept 3^r 1868 charged ~~for~~ ^{not guilty}
jury to wit,
1 H. Rose Hunter Brooks
2 Davidett, Tatt C. John Boyce
3 Saint Lipp G. Russell Doubleday
4 Elliott - Hyder son H. Marvin Smith
5 Williams Etienne H. Elliott Hyder, Jr.
6 Danus Peters H. Samuel Drake
Oscar

Wednesday February the 6th 1849

directed a warrant to my warrant
and the unprofitable
meek Campbell

John Carter
was on White's
bed Smith

Engines

Andrew Taylor Esq Sheriff returns the warrant
writ from which the following persons were
arrested grand Jury and the court affirms
George W. Carter Foreman
John Dunlap 8 Charles Humphreys
David Park 9 Thos Clark
John Starkes 10 John Smith
John Cattle 11 Thomas Boyce
Sol Cooper 12 Leonard Brownell
Adam Keam 13 Robert L. Brown
impanelled Juries Charged & withdrew
John Keam Constable sworn to attend
Grand Jury

State — John Rott prosecutor
for Jones & Chang & clear not guilty
Surely to wit,

John Rose 7 Andrew Brooks
David W. Cattle 8 John Boyce
John Lippes 9 Dawson Abbott
Wm. Hyder 10 James Smith
William Keam 11 Elihu Hyder
James Octavius 12 Samuel Drake
Chase

Chosen Clerk takes Oath upon their
baths say do find the defendant guilty in
all manner of form we charge on the bill &
Indictment — that you are now bound and
by the court that the amount for damages
be paid five dollars and that the same
I give let or money

Elijah Embree comes into court and asks
why a hundred & 6 for the costs of the above
suit therefore it is considered by the court
that the State be bound against the said Elijah
thefive dollars & costs

State — John Rose being called
John Rose called come not but made
Defect in the bill so it is considered by the
Court that the said John Rose forfeit his
Recognizance

State — Arthur Birne bail of
John Rose & John Rose solemnly called
to answer the body John Rose for whom
he is bail come not but made defect
therefore it is considered by the court that
the said Arthur Birne forfeit his recognizance

State — James Miller prosecutor
John Rose when they bring him into
to the State in a hundred & six of his fees
and costs I make an allowance and one
Remittation that he appear before the
Court of Pleas and pay the sum of one dollar
for costs and on the day of next Monday
in my next appearance in behalf of the
State against John Rose

State — John Rose attorney
for Jones & Chang & clear not guilty
therefore it is considered by the court that the
said John Rose be fined twenty five cents and that
the said John Rose be in money \$6

Elijah Embree comes into open court
and acknowledge himself bail of \$5 for Jones
for fine & costs though it is considered by the
Court that the State be bound over after
I said Elijah the fine & costs of said prosecution

State — John Rott prosecutor
for Jones & not guilty. Sure to wit
1 The Rev 7 Dawson Daskholt
2 David de. Rose 8 Farrier Smith
3 Jacob Lippes 9 Sol. Dunlap
4 Wm. Keam 10. Elijah Abbott
5 Elihu Hyder 11. David Blevin
6 John Boyce 12. The Tipton
Chosen Clerk takes & sworn upon their
oaths say do find the Defendant not
Guilty therefore it is considered by the
Court that the prosecutor be taxed with
costs of his prosecution \$6

Grief Green — The defendants come into
Court committed open court and charged
Sarah Commit 10 days for her fees
Twenty and five Dollars and for her costs
one hundred nine dollars and two cents &
five mills for his costs therefore it is
considered by the court that the said
Grief Green recover over of the said Sarah
\$100 less his debt & costs apiece & that at
10 Lucy & Jacob be in money \$6

State - Anna Taylor
Sue Jones & others, plaintiffs
against defendant, by the court that the
defendant is condemned by the court that the
said Sue be fined twenty five cents and that
the said defendant be in my debt
Plaintiff comes into open court
and acknowledges himself liable of 10 Dollars
for fine & costs, therefore it is considered by the
Court that the State Recover one after
Laws & Costs the fine & costs of said prosecution

State - The World War
Sue Jones & others, plaintiffs
The Dow 7 Dawson Dark held
David Deale 8 Savine Smith
Sarah Loppe 9 Scott Dunlap
Mr. Davis 10 Minkich Ante
Micheal Kydner 11 David Blevin &
John Bayes 12 The Tipton
John Cleder tried & sworn upon their
affidavits do find the Defendant not
willing therefore it is condemned by the
court that the prosecutor be taxed with
costs of his prosecution &c

right Green) The defendants come into
court and acknowledge
they committed open court and confess
with Committee Department for giving
money and gifts. Roll over for the amount
stated nine dollars eight two cents & 10
five millies for his costs, therefore it is
condemned by the court that the said
right Green recover over and above the said
Defendants debt the costs apportioned to him
& Lucas & Lard be in my debt

A Deed of conveyance from John Bequet to
Samuel Bequet for one hundred and half acres, acknowledged
in open Court & admitted to Record
Get it to Registered

A Deed of conveyance from William P. Rogers to
James P. Taylor, for two town lots. No 1 & 15, former
in open Court by James Beaman, father of Benjamin
Beamer and Sam Beamer to record Get it to Registered

A Deed of conveyance from Isaac Taylor to
Michael Corradi for three acres, of land &c 65.
Acres acknowledged in open Court & admitted
to Record Get it to Registered

A Deed of conveyance from Anna Taylor
Sherry to Charles & George, for seventy five
acres of land acknowledged in open Court
and admitted to Record Get it to Registered

A Deed of conveyance from Henry Greenberg
to Harry Greenberg for twenty five acres acknowledged
in open Court and admitted to Record Get it to Registered

A Deed of conveyance from Isaac Taylor
to William Johnson for one hundred & ninety nine
acres, acknowledged in open Court & admitted to
Record Get it to Registered

A Deed of conveyance from William McTague
to Michael Johnson for One hundred & seven
acres of land acknowledged in open Court by
acknowledged to record Get it to registered

Ordered by the Court that Joseph Dempsey be
allowed Eight Dollars for four days in settling
with the County trustee

State - Isaac Tipton
plaintiff in open Court he petitioned
in the following manner to me

State of Tennessee, February 1819

I the undersigned Covt of Pleas & Quarter Sessions
Petitioner Isaac Tipton by Assembly
setting the Petition of Isaac Tipton by Assembly
represents to your worship, that he is the father of two
legitimate children whom from the age of paternal
affection, and a firm conviction of the being his
ancestors as they appear, although his son in want
he wishes to be legitimated, & to become a heir of
part of his Estate, wherefore young Master
and young Master, his names & other
Master, their father Petty, Drayton, his predecessor
to Petty Tipton, also known Isaac Perry he passed
now to Isaac Petty Tipton, & that they may
become his legal heirs though not to the exclusion
of any child or children of your petitioner's
son in want, to the exclusion of any illegitimate
child or children, whereof young Master
may hereafter have other children & whom he may
hereafter have legitimated in the same way as your
petitioner is not only bound with every way

Isaac Tipton
The Court having heard this petition & being fully
satisfied that the reasons urged in the petition are
sufficient for legitimating said children according
to the usage of the petitioners as the former ages used
& found that their names be changed, as proposed for
in the Petition & that they become the legal heirs
of the petitioners Isaac Tipton according to the
usage of his petitioners

William Jackson
L. White
Co. Smith

Septem^r 25
15.
Inhabitants in open Court her petition
following where runt

of Sam'l Fenton
25th February before 1819
in County Court of Pleas of Quarterly Sessions
in the Mississippi Court of Pleas of Quarterly Sessions
the Petition of James Fenton by himself
comes to your Hon'ble Court, that he is the father of two
intimate children whom from the ties of paternal
affection and a few considerations of the being his
wife as their mother although her known insolent
wishes to be legitimated of becoming his
and heirs of his Estate wherefore your petitioners
of your Hon'ble Court to change the names of these
children first from Polly Tongue her present name
Polly Stephen also from Anna Perry her present
name to Anna Fenton & that they may
come into legal title though not to the exclusion
any children or children of your petitioners
insolent wishes no to the exclusion of any illegitimate
child or children which your Hon'ble
Court hereafter have about you taken & whom it may
so far have legitimatised in this case as you
desire as not only bound with us by law

Court having heard this petition & being fully
satisfied that the reasons urged in the petition are
sufficient for legitimatising said children according
to your Hon'ble Court as the same are now agreed
upon that their names be changed as follows for
the pleasure of that they become the wife & the
children of James Fenton according to the
opinion of his petitioners
William Carter
L. White
R. Smith

16.
Petition of James Fenton
John Nelson constable returned
of the same 3rd an Execution issued a Writ
of the peace against the defendant, and found the
defendant of said officer & appearing to the satisfaction of the court
that the defendant had no goods or chattels
whereof to levy said Execution and also having
so opportunity said constable levied the said Execution
on said defendant, interest of one & one half
of forty acres of land in Calcasieu parish on the French
fork of Sabine together with said owner's interest
in the iron works on said ground 23rd January 1819
it is therefore
concluded by the court that the Sheriff corporately
said land or so much thereof as will be of
value sufficient to satisfy the sum of his demands
amounting to twenty three Dollars, twenty five cents
together with legal costs &

17.
Petition of James Fenton
John Nelson constable returned
of the same 3rd an Execution issued a Writ
of the peace against the defendant, & from the return of
said officer & appearing to the satisfaction of the court
that the defendant had no goods or chattels
whereof to levy said Execution and the said
constable having returned that he had
levied on a tract of land belonging to said defen-
dant together with iron works thereon on the
French fork containing one hundred & forty acres
it is therefore concluded by the court that the Sheriff
will said land or so much thereof as will be of
value sufficient to satisfy the sum of his demands
amounting to twenty three Dollars, twenty five cents
together with legal costs &

17.
Petition of James Fenton
John Nelson constable returned
of the same 3rd an Execution issued a Writ
of the peace against the defendant, & from the return of
said officer & appearing to the satisfaction of the court
that the defendant had no goods or chattels
whereof to levy said Execution and the said
constable having returned that he had
levied on a tract of land belonging to said defen-
dant together with iron works thereon on the
French fork containing one hundred & forty acres
it is therefore concluded by the court that the Sheriff
will said land or so much thereof as will be of
value sufficient to satisfy the sum of his demands
amounting to twenty three Dollars, twenty five cents
together with legal costs &

Court adjourned until tomorrow noon
J. White
L. White
R. Smith
W. Carter
C. Hampton
J. M. Nettie

17

John Watson constable returned
the sum of $\$4$ Executive fund of $\$100$ of
leased against the defendant, & from the return of
officer it appears that the value of the land
+ no government shelter of said defendant was to
be in his County being $\$100$ & consider
the said constable having returned that he had
as an a trial of land belonging to said defendant
put together with his works thereon, one acre
and forty containing sea hundred of forty acres
& therefore considered by the court that the sheriff
had given as so much thereof as well be of
as sufficient to satisfy the plaintiff in said cause
amounting to $\$100$ plus $\$10$ dollars, namely etc
other with legal costs of

~~Count adjourned until tomorrow morning~~

J. W. Campbell
S. White
G. Smith
H. Carter
C. Hampton
~~H. Whipple~~

Wednesday Febyuary the 10th 1849
Court met according to adjournment
Present the worshipful
Jeremiah Campbell
Lawson White
William Carter
Calbert Smith } Esquires
Johnson Hampton

Ordered by the court that there be ~~an~~
A Jury, ~~be~~ appointed to view the
Road leading from Elizabethton to
Snowborough to the county line of Wash-
ington and that Isaac Tipton, Samuel
Tipton, John Stuart, Joseph Penry,
Thomas Tipton, Thomas D. Lovell &
Solomon Henderson be said Jury that
said Jury after the same wherever the
Public good requires it, and to accept the any
Damage that any individual may
sustain by such alteration

Anderson Taylor had his self a collector of publications
for the year 1818 reported the following Town lots, as long
entitled to be retained in taxes by the respective inhabitants
Court No. 19, 21, 22, 24, 25, 33, 42 & 56, for the year 1818,
Whereupon it is ordered by the Court that Judgment be
rendered against the respective owners thereof, and that
the sheriff of Carter County after having advertised
said lots according to law expose to public sale, the said
lots no so much thereof as will be of value sufficient
to satisfy the double tax & costs, together with the costs
accruing hereon =

Isaac Schlow
John Rappell
Lewis Yonell
Solomon Ellis who was here to fore come
moned as a witness in this case off-
Searc in open Court, and after being
duly sworn according to law, deposed & stated, that he
is justly entitld to Lewis Smith in the sum of three
five cents - and also that he holds some of the above-
money in his hands, but having had no settlement
with him said Rappell, he is unable to state what
amount - and the said Defendants being solemnly
called to come into Court & reply the process
attached - but they and each of them failing so to
do it therefore ordered by the Court that a judgment
by default be entered against said Defendants and
that a writ of Execution be awarded to the next
officer of this Court.

Ordered by the Court that John Ryston, Michael
Hillings be annexed to the bands that work under John
on Ellis' Coopers of the public Roads

19
and so Taylor Hugh Sheriff & collector of buttertolls,
, the year 1818 reported the following sum left as long
until to be returned for taxes by the respective Ammuntions
wt No. 19, 21, 22, 24, 25, 33, 42 & 56, for the year 1818
because it is ordered by the Court that Judgment be
rendered against the respective owners thereof, and that
to Sheriff of Carter County after having advertised
and told according to law exposed to publick Sale, the said
it is so much thereof as will be of value sufficient
to satisfy the just tax & costs, to go ther with the only
remaining balance =

Ordered by the Board that John Royston Michael
Millsaps be annexed to this parish that work under him
on Ellis Avenue, or the public Roads

20th A Relinquishment from John Juste Saw Juste
Hedge boy? Robertas Boyd, & James Boyd, To John
Boyd, in trust of a tract of land formerly belonging to
William Boyd, do hereby acknowledge an open account
by the said John Juste Hedge boy? Robertas Boyd
& James Boyd, and the said Jane Juste wife of
John Juste being examined by the Court, deposes & says
that her said husband touching her free consent
of executing said Relinquishment saith she consented
to the same freely voluntarily, & without the threat or
coercion of her said husband as a admitted to Record
Let it be registered

Hale,
Alfred C. being charged here quarterly
therefore it is commanded by the court that he paid upon
account be paid toward five cents - from Richard -

Ordered by the Court that David Rags be released of a fine of two dollars & fifty cents imposed on said David, for contempt of Court, at Nov: 29 1818

Robert M^r Henry
Asam Remolto for reasons appearing to the Court
it is therefore ordered that a Writemun Petition
be given to some Justice of the Peace for Ashe
County North Carolina to take the deposition
of Benjamin Ward and that ten days notice
be given the accused party

Number Book of
Life & Folly
William Adams

- | | |
|-------------------|------------------------|
| ✓ Thomas Rowntree | ✓ Jonathan Mayday |
| ✓ John Wragg | ✓ Rhenobar Muller |
| ✓ Jacob Lips | ✓ Parmentier, Fourcaud |
| ✓ Arthur Price | ✓ John & Sonney |
| ✓ Isaac Hite | ✓ James Clark |
| ✓ John Boys | ✓ Watson, Moore |

who being shown extracts out of seven thousand books,
upon the spine joined, upon their backs so say we find
the defendant guilty of speaking the statement in words
in the hearing of the plaintiff as aforesaid and further
finds that he is guilty of speaking the same within
six months preceding the appearance of the original
suit in this cause and after the plaintiff damages as
a result thereof before the trial it is therefore com-
mended by this Court that the plaintiff as a result of the
defendant the sum aforesaid by the jury aforesaid
together with their costs about herein and in this
defalcation aforesaid of the defendant in money to

State v.
Thomas Nicholas charged pleads guilty
It is therefore recommended by the Court
that said defendant be sent down for trial and
and pay the costs of this prosecution. You are hereby

John Brook & S.
wife Polly
William Adams

Thomas Rowntree
John Wm. G. A.
Lew. L. G.
Arthur Pease
James H. Hale
John Bogg
being chosen Attorneys of record to serve the writs, & speak
on the spur joined, upon them called so say we find
a defendant guilty of speaking the statement in words,
in the place & at the time & in the manner mentioned we further
find that he is guilty of speaking the same without
in mouth preceding the issuance of the original
suit in this cause and after the Plaintiff damages in
account thereof to sue & hold & therefore command
and by the Court that the Plaintiff as receiver of the
defendant the sum of £1000 by the 1st of April
together with costs & about their loss in the
behalf expenses of the defendant in money to
state.

State
vs. Nicholas [unclear] charged pleads guilty
It is therefore ordered, adjudged by the Court
that said Defendant be fined \$100.00, paid into court
and pay the costs of the prosecution & be in mercy

Ordered by the Court that John Gray be
appointed Surveyor of the public roads passing
by White Oak near the head of York Creek to Adams
Mansion, of the Adam, John Mann, Richard
Harris, Peter Danvers, Richard Gray, Isaac Adams
& Negro Slavery John Mary Austin Green William
Pepper, Matthew Peoples, Thomas McAllister for No.
the Institute by John Coker (Chair) McAllister, Elias
Morris, George Mattox, Joseph Howell, McAllister, McRath
son of William McCall Isaac McCall, David Pugh
& Negro John McAllister & William Brown
George Mann, Joseph Mann, David McCall, McLean
Gray, McWayne Williams, William McCall, Son
David McCall & William Carroll be the honest to
work on said Road under the aforesaid surveyor

Ordered by the Court that James Keppler be fined five
dollars for contempt of court (his fine)

Ordered by the Court that Solomon Etler of whom C Young be fined two dollars & fifty cents each, for contempt of Court (Fines Received)

Ordered by the Comt. that Notes of McHenry be affixed
to the Dividers of the public Road, in the room of
valentines Vanhorne & that the horses that worked
under Vanhorne, be the horses to work said roads.

Robert McKinley
court day around an till to morrow

nines o'clock [*Hannibal* *L. White* *C. Smith* *A. Garber*]

Thursday Feb 11th 1819

Court met according to adjournment
Present same Court as yesterday

Matthew B. Carter Esq.

Matthew Ferguson & George W. Carter who was
interrogated concerning a journal kept in the year
appeared in open Court but the November before
1808 that Court, and after being duly sworn and
to give deposit of statis, that sometime ago Matthew
Ferguson himself carried on a blacksmith shop
in partnership with another said Partnership said
Carter and Ferguson, and his wife were because of want
of the Country and that they kept a book for the
purpose of keeping the account of those who had
paid their money in said shop, that said Ferguson deposed
that his account now has 6 bills in his possession the
books of account which when examined by the
Court will be of great materiality the amount
of said Ferguson & his co-partner but as to the amount
he can not at this time state markable as the books
not yet posted, but when accounted his account was
said Ferguson the one half of the amount
which he is willing to give with amount to one
hundred & fifty Dollars, and the same was examined
although intended to writing was omitted to be reduced
and whenever I desired by the Court to be done
one portion, and that judgment be rendered
in each examination a sum to be paid
the sum agreed, out of which the costs
of this suit to be paid and the remainder to plaintiff

Thursday Aug 11th 1819

33

Count met according to adjournment

Present same count as yesterday.

William B. Carter

Weller and Ferguson 3 being all parties who was
not far removed as a garnish out the road
Upwards in open land bet the Storeyng springs
of the River, and a few days only sooner than
the four days of State, that some time ago Weller
gave himself bound on a blacksmiths
fæsternishe that during said fæsternishe said
blacksmith, wanted money because of work
on the Counter, and that they kept a book for the
re lief of charging the servants, of them who had
not been in said shop, that said Weller refuted
this deponent now has of late in his possession the
books of account which when he accounted thereon by
his fæsternishe will be of receipt mutually the money
of said Ferguson & the fæsternishe but as to the amount
he cannot at this time state accurately as the books are
not posted, but when accounted the fæsternishe will
not said Ferguson the one half of the amount,
that he is owing to him will amount to and
be hundred & fifty Dollars, and the same examination
although rendered to writing was omitted to be received
whereupon I swor by the Court to be a
true testimony, and that judgement be rendered
in said examination against said Weller and his
the sum of five hundred and twenty five dollars
the sum of which the costs
the sum is to be paid and the remainder to plaintiff
the sum of five hundred and twenty five dollars

Whereas it is highly expedient in the
opinion of the court that some repairs
be done to the court house wherefore
it is ordered by the court that the
Court house be so altered as to be
kept in the lower story that the
following plan be pursued by the
Person hereof appointed to contract
for said alterations to wit near the
House one or two steps higher by
placing them on the wooden platform
Below as to make the steps convenient
High for the庶民 to enter and
on this note that the lower floor be
Laid that the court bench & jury box
Be on or the other side of the house
and that the bar be run fronting the court
Bench at a convenient distance
from the jury box that a Clerk show &
Table be made between the bar and
jury box either in the center or at one end
that suitable windows be set out below
Stair Glazed & sheltered on that a
Sheriff box be fixed in the most convenient
Part of the house and that one or more doors
be cut in said house as may be thought
necessary that stairs be run up in some
Convenient part of the house to the second floor
that the room above be divided into two
~~separate~~ rooms and that benches be fixed
round the room for their seats that there
be a small table in each for the use of
the Jury

That the doors now leading in be closed & that
Windows be opened above them as may be
thought necessary that there be placed in
front of them that the bear bench I say & Sheriff
Browne be taken down and the muzzles
in my favor the same be low as far forth as
Carr, and Andrew Taylor & C. W. Carter
be appointed and authorized to make a
Contract for the completion of said
Work, in a strong, plain & cheap
manner to be paid for out of the County
Treasury said contractors are authorized
to make such alterations and additions
and amendments to this contract
as they may think proper, and
W. Carter, L. White, C. Smith
J. Hampton & Sub Campell

Ordered by the court that B. B. Hawes give
up the possession of the Sail to theiff of the
County that said sail be authorized and com-
mended to have such improvement made with
it as he may see proper that the same be
used as the common Sail of this County.
Ordered by the court that it be made a
firme stanchy with stony, and a new
Sail put in place of one that is broken
that strong locks be put on the out
and inner door and that the inside of said
Sail be strongly sealed by spikes with
two inch season oak plank confined
to the wall with strong iron spikes
W. Carter, C. Smith, J. Hamilton
Sub Campell, L. White

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