

Wednesday 8th day of June A.D. 1833

Wester

- John Gray ap^r &c Samuel B. Spruill attorney for Plaintiff
vs. { Debt demanded to Wm. Morris accepted by Wm.
James H. Wood et al. Sip. & Squam attorney for defendants.
- This day came the parties by their attorneys the defendant, by their attorney
judgment in favor of the plaintiff for the sum of three hundred and twenty one dollars and
cents with compound interest from the 5th day of March 1828 the costs by him about his
suit in this behalf is awarded.
- ✓ Noah Edon J. R. Daniel attorney for plaintiff except to the bill of lading in affidavt
vs. { Debt (Enclosed) & Bill taken
- Willie Carter John H. White attorney for Defendant
- The defendant by his attorney appears & orders for the present, "Please pay
William Farmer B. B. Bragg Esq. attorney for self
vs. { orig. attachment
- ✓ U.S. Publ. Thomas Bragg attorney for the U.S.
In this case the plaintiff called and nonsuit.
- James Hale Samuel B. Spruill Esq. attorney for the plaintiff
- vs. { Case (Enclosed)
- James King Thomas Bragg attorney for self
The defendant by his attorney appears & pleads "Not open, payment to
set off with leave to add.
- ✓ Charles and Williams Samuel B. Spruill Esq. attorney for self
vs. { Debt (Enclosed)
- James Sturz Thomas Bragg Esq. attorney for self
The defendant by his attorney appears & pleads "Not open, payment to
set off with leave to add.
- Lumford & Calow Thomas Bragg attorney for self
vs. { Debt (Enclosed)
- John H. White Edmund Wilkins attorney for the defendant
The defendant in this case appears & pleads "Payment to set off
- James Hale Samuel B. Spruill Esq. attorney for plaintiff
vs. { Debt (Enclosed)
- James Sturz Thomas Bragg Esq. attorney for self
The defendant in this case appears & pleads "General open, payment
and set off with leave to add.
- ✓ Samuel Stephen surviving Partner Thomas Bragg Esq. attorney for self
vs. { Debt (Enclosed)
- John H. White Edmund Wilkins Esq. attorney for self
The defendant in this case appears by his attorney "Not open, payment to set off
- Joseph Settore Thomas Bragg Esq. attorney for self
vs. { Debt (Enclosed)
- John H. White Edmund Wilkins attorney for self
The defendant by his attorney appears & pleads "Payment to set off
- Walter H. Peale Thomas Bragg Esq. attorney for plaintiff
vs. { Case
- Timothy Conran Samuel B. Spruill attorney for self
The defendant in this case appears by his attorney and pleads
"Not open, payment to set off that sum with leave to add."

Timothy C.

vs.

Walter M.

open payment

Collier W. D.

vs.

Rowell Mar

open payment

Walter M.

vs.

John Boy

Compromised

William C.

vs.

William t.g.

Eloe Rose

vs.

Socialie T.

- Thomas C.

vs.

Nicholas

James T.

vs.

Hillery E.

not disposed

James att.

vs.

Sept. 1833

Stephenson

vs.

Barrett

vs.

most, no open
case since last

Dec. on demise;

Era & later

solenly called on

that the plaintiff
a Writ of p[ro]p[erty]
the same

Tuesday September 5th A.D. 1833

The State of North Carolina } vs. Indictment A.D.
vs. Thomas Garner }

This day came the defendant to the Insistit
and plead not guilty, whereupon came a Jury to wit, Elliott Tutrell, Livingston
James Throck, Micajah Edwards, George M. Pleasor, Charles Morgan, Thomas
Parker, Lemuel Nelson, Noah Underwood, William Sosey, Joseph Barkley
& Elijah Tutrell, who being duly impannelled sworn to try the issue of fact
joined, upon their oaths say they find the defendant to be guilty in manner
and form as charged in the bill of Indictment. It is therefore Considered by them
that the defendant Thomas Garner shall pay a fine of Ten Dollars & costs, &c.

The State vs.

vs. Scifa or profited meagerly in a case of Bastardy
Bryant, Nalden }

This day came the defendant was permitted to take the
oath prescribed for the benefit of insolvent debtors, & then discharged

The State for Tabitha Garner }

vs. This Scifa for Bastardy
Nathaniel Tucker et al. }

An alias Scifa having been issued and returned not to be found.
It is Considered by the Court that the Plaintiff do recover against the defendant
according to Scifa the sum of Ten dollars with Interest from the 1st of October 1833
and the Costs on the behalf expended, to be liquidated.

The State vs.

vs. Indictment A.D.
George D. Bryant }

This day came the defendant to the Insistit and plead
not guilty whereupon came the following named Jury to wit, the same as above in the
case the State against John Agency, who being duly impannelled sworn to try the issue
of fact joined between the State and the defendant, upon their oaths say the defen-
dant is not guilty. It is therefore Considered by the Court that the State pay the cost
The State vs.

vs. Indictment affoy
Samuel Nelson & Samuel Davis }

This day came the defendant to and to the Insistit
and plead not guilty whereupon came a Jury to wit, Elliott Tutrell, James Parker, Livingston
Tutrell, James Throck, Micajah Edwards, Charles Morgan, Thomas Parker, Noah
Underwood, Elijah Tutrell, William Sosey, Joseph Barkley & John A. Sosey, who
being duly impannelled and sworn to try the issue of fact joined, upon their oaths say
they find all the issues in favor of the State that the defendants are guilty in man-
ner and form as charged in the Bill of Indictment. It is therefore Considered by them
that the defendants Samuel Nelson & Samuel Davis, shall pay a fine of One dollar
each & the costs, &c.

The State for Rebina Bryant }

vs. Indictment affoy
Ezra Bryant } Plaintiff retained for Bastardy

The Defendant in this case appearing in open Court
the Court being satisfied that he is unable to give security forth maintenance of
the child, permitted him to enter into bond without security, judgment of the
Court against the defendant for twenty five dollars, to be paid in six annual payments
Ten dollars & five dollars to be paid immediately.

Monday the 1st September A.D. 1834

Quarrel
Bonds

Count Collier W. Barnes, Shirley Tidwell & James Vincent Equines Justices of the Peace
Joseph M. L. Rogers removed his Bonds as Guardian to Lucy Bates, in the penalty of
One thousand dollars, with Ethelinda St. John & William Bottom Sureties.
Court Harry Rivers, Collier W. Barnes & Shadrack Bryant, Justices of the
Solomon Brown is appointed Guardian to Eliza Brown, wife Brown, Miller Brown &
Martha Brown, children of Solomon Brown, and entered into Bond in the penalty of
ten thousand dollars, with John Oliver & James D. Ward Sureties.
Winton Laporte estate.

To
The Court

Pet for sale of negroes for division

In this case it is ordered by the Court that Richard W. Moore
the Commissioner appointed to sell the negroes, proceed to collect the amount of sales which
are to report to this Court.

Sarah Vincent

vs
The widow of Michael Vincent

Petition for decree

The Sheriff having returned into Court the report of the
jury who laid off the decree for the petitioners vs It is ordered and adjudged and decreed by
the Court that the same be confirmed & binding among the parties concerned & that the
same be certified & registered - It is further adjudged ordered by the Court that
the petitioners pay the Costs -

Rufus Bryan et al

vs
Thomas Rule ad. pro. et al

Pet to a/c

Catherine Bryan made a party petitions at this Term
this case having been referred to the Clerk to State an
account & the Clerk having made report of the parties appearing to the Court of
the same, It is considered by the Court that the Plaintiff have judgment against
the defendant according to the said report by Whipple Bryan in the sum of twenty
one dollars & twenty seven cents - Rides to May, an in the sum of twenty one dollars & twenty
four cents Bryan in the sum of twenty four dollars & four cents - Joseph Bryan in the sum of
fifty four dollars & four cents - Shirley Rivers in the sum of twenty one dollars, Rides, in the sum of
(Catherine Bryan owing to report having named her part of said account) with
Interest thereon to date of the Costs by them about their suit in this behalf paid up to
Elizabeth Draper appeared in Open Court, and had intent of read her deponent to the
last will & Testament of her late husband, William Draper

Samuel & William Barnes

To
The Court

Pet for partition

The report of the Commissioner who made the partition
having been exhibited to the Court, it is ordered adjudged & decreed by the Court
that the same be confirmed & binding among the parties concerned & that the
same be certified and registered - It is further adjudged by the Court that the
petitioners pay the Costs.

Oscar Goodson

vs
George Bealeup

Trooper V. et amr

This day came the parties by their attorneys & their wives
a jury to view, the original premises except William B. Bottom in the place of his in Trust
who being duly impaneled & sworn to lay the same to view between the parties upon this 1st day the
defendant is guilty of trespass & had no justification that they left the plaintiff damage twenty
dollars, This therefore concurred by the Court that the Plaintiff do recover against the defendant the damages
aforesaid & further agreed to have a trial his suit in this behalf as per a do

Sarah Vincent } *Spur Whittaker attt for Petitioner*
To Pet for answer

The Court

In this Case it is ordered by the Court, that Copy of this
Petition be issued to James Vincent, Curator of Michael Howard and
William P. Vincent against Thomas Bragg attt for Pet.
vs. Debt - Writ executed.

Horwell Harrison & John White S. Spur Whittaker attorney for Defendants.

The defendants by their attorney appeared in Court & the defendant Horwell
Harrison plead "General issue, payment met off, and satisfaction, let him not
have to add" the defendant John White plead "General issue, satisfaction and
release".

Reddick Bryan et al. J. H. Cherry attt for Petitioners
vs. Petition to remand the

John Peale

In this Case it is ordered by the Court, that a copy of
this petition be issued to John Peale the Defendant, as well as a Writ to attend to
answer the same at June Term next of this Court.

Robert L. Watson

vs. Justins Execution levied in Land
Henry Bonn

In this case it is ordered by the Court that the Sheriff of
the Land or returned levied on by the Constable, to satisfy the Plaintiff claim
amounting to eight dollars forty five cents, with interest from the 4 Nov. 1833 to next,
Samuel William Morris, Thomas Bragg attt for Petitioners

To Petition for partition Land

The Court

It is ordered by the Court that the prayer of the petition be
granted that James Vincent & wife, Henry Porch, Ballad alone, Isaac D.
Bridge & James T. Rock or any three or more of them be appointed Commissioners
to go upon the premises & to gather with the County Surveyor, proceed to make
partition of the Land mentioned in the petition, according to the prayer of the petition
& from under their hands seal, make a report to June Court next.

Nancy A. Thompson, Thomas Bragg attt for

To Petition for Revision

The Court

In this Case the Prayer of the petitioner is granted it is also
by the Court, that Recusants D. Gary Eng. John Coker, John M. Williams, Daniel
B. Boykin & William Richards or any three of them, proceed to collect and deposit
to the said Williams a reasonable & equal portion of the personal Estate of Joseph
Atkinson and for the support & maintenance of his wife Dorothy Atkinson, including
one Bed furniture, one Son's Bed & one Spinning wheel & Hand & Table weathervane
Williams & Atkinson, Spur Whittaker attt for Pet.

vs. Petition for Revision

In this Case it is considered ordering by the Court that the property
be condemned subject to the Plaintiff's recovery, that publication be made in the
Courthouse at least 6 weeks, notifying defendants to appear before it appearing to
the Satisfaction of the Court that the property named or in point of fact, it is owned by the defendant
the Sheriff will the same at 10 days, return for cash the process to be held, subject to the
order of this Court. It appearing to the Court that the defendants have other property, less
a house, two feather beds. It is further ordered that another attachment issue to collect