

Friday March 9, 1832.

Deborah Davis } B.B. Blume att'l for Petitioners
To } Pet. for sum.
The Court }

In this case it is ordered by the Court that Jordan Ball & Co.,
Shadrack Bent, Michael Pikes, Peter Lakes, Jeremiah Daughtry or any three of them
be appointed Commissioners to value the Estate of Deborah Davis dec'd, and out of the Stock
Bapt and provision of the same, allot and distribute to the petitioners, a reasonable sum and
support for herself and her two children, twelve months, and from under their hands &
Seal make report to these Term next of the Court.

Mary Barnes

To } Pet for division of negro slaves - return of the petition acknowledged
The Court } by Anna, Harris Esq. & Mary Elizabeth Harris
by Anna, Harris Esq. & Mary Elizabeth Harris

In this Case it is ordered by the Court that William Morty Esq.,
Josh Pabbs, Howell Pabbs, Robert S. Parkers & others Superintendents of them
be appointed Commissioners to value and divide the negroes belonging to the Estate
of Lydia Harris dec'd, so as to allot one third part thereof to the petitioners and
one third to each of said infants (Elizabeth & Mary Harris), & from under their
hands & seals make report to Court.

Elizabeth Ramsey former Slave } Ean' Whithier att'l for pef

To Esq. } Pet. to account
Nath'l. Tucker Esq. &c } B.B. Blume att'l for pef

This day came the parties by their attorneys, when this
case was referred to David Abbot & George Bradley, according to act of assembly
in such case made and provided, - & to report to these Term next of the Court
Willie Parker adm'r. Esq. & John H. Whithier att'l for pef

To } Pet. to Esq. &c

The Court

Ordered by the Court that Willie Parker adm'r. of Elijah
Parker dec'd be permitted and authorized to sell on a credit of six months, negro slaves &c
belonging to the Estate of said Elijah dec'd for the purpose of paying the debts against
said Estate & make report to Court.

Samuel Darden et al, } Jack H. Whithier att'l for Petitioners

To } Pet. for sum.

The Court

In this case, it is ordered by the Court that Samuel Coyle
John Johnson, Whitefield, Lemuel Condon and Caleb Johnson or any three of them together
with the County Surveyor, proceed to take and return unto of a certain tract of ground belonging
to the Estate of Reddick Darden et al, affixing thereto the name of Rose Bligh, Bay Island, Boston Com-
munity there hundred and twenty acres more or less, and all other land part to Waller Carter
in Reddick Carter by purchase, & the other part to Timothy Darden & the other third part to
Reddick Darden, and from under their hands and seals make report to your Court next

Humphrey H. Davis } B.B. Blume att'l for pef

To } Case

Condon North } J. Whithier att'l for pef

This day came the parties by their attorneys & the defendant by his
attorneys pleaded "General issue" B.B. Blume att'l for pef
The Gov'r for Waller Carter Esq. &c } Pet. for sum excepted by Samuel & Humphrey
Wheeler Blackwell et al

This day came the parties to and the defendant pleaded
that issue, and the defendant admitted - refused to allow to take an account. Except pef

Thursday 6th December 1832.

John Squire et al vs Edmund Whittington attorney for Peter
To Pet for sale

The Court Prayer & Petitioners Granted

In this case it is ordered that John Squire be appointed
as Commissioner to sell the negro slaves mentioned in the petition at six months
Credit & to take Bonds, with good Sureties & from under his hand. -- --
make report to March Term next of this Court.

Bryant Randolph et al vs Jones etc for Peter
To Pet for Report
The Court

In this case it is ordered that a Writ issue to the
Sheriff upon, Commanding him to summon a good and lawful Jury of twelve
holders, to lay off said Head, according to the prayer of the Petitioners
& make report of their proceeding, under their hands & seals, to March Term
next of this Court.

Thomas Brown vs Bryant & attorney for Peter
To Pet for Report

The Court

In this case it is ordered by the Court that if no attorney for
Thomas, & Lamson, William Lucy & William Rich, or any three of them be appointed
Commissioner to receive the Estate of Thomas Brown & to sell of the same Stock & provision
of the same, all to let apart to the Petitioners, a reasonable & due proportion thereof
in the support of his self and family one year & six months under their
hands and seals make report to March Term next.

Harrison Eighty six Pounds
To Pet for Report

Nath. Tucker, George Smith

In this case it is to ordered, on motion that
the account & expenses of the defendant be referred to John Blakney, Williams
& James & David Clements & that they report to next Court.

Mary Lamer Petitioner vs Edmund Wilkins attorney for Peter

To Pet for sale

The Court

In this case it is ordered that William Ellody be
appointed Commissioner to sell the negro slaves mentioned in the petition at six
months Credit & from under his hand make report to March Term next.
Sarah Allen vs Edmund Wilkins attorney for Peter

To Pet for Report

The Court

In this case it is ordered by the Court that the Sheriff
summon a good and lawful Jury, who after being duly qualified, shall inquire into the
Estate of William Fox & if they be of opinion that she is not as well provided for
by the Will of said deceased as she would be by Law, then in such case the said Jury together
with Euan Holloman, County Surveyor, shall find to what Wert apart to the Petitioners
the one third part of the Lands and Tenements of said deceased including the dwelling
house where the deceased did and did before his death & from under their hands
and seals make report to March Term next of this Court.

Tuesday March 5th 1833

The State

vs

Thomas Gannet

Indict A.B.

The defendant in this Case being solemnly called failed
to appear, and Samuel Gannet & Coddell attorney Special Bail for the appearance
of the said Thomas Gannet, being also solemnly called, failed to bring unto Court
the body of the said Thomas Gannet. It is ordered by the Court that they be paid
one day to the said Thomas Gannet in the sum of One hundred Dollars and three
Samuel Gannet & Coddell attorney in the sum of fifty dollars, each, Petholeship.

The State

vs

Simeon Read

Indict A.B.

In this case, several Capts. having been returned not to be
found, the Court believing it probable, that the defendant cannot be found, it is ordered
that this case be dismissed.

The State

vs

Wilton Cumbo

Indictment A.C.B.

This day came the defendant to the Bill of Indictment filed
not guilty, and thereupon came a Jury to sit, the first twelve of original Panel and
Court being James Woodard, who being duly empannelled and sworn to try the issue of
troume joined between the State and the defendant, upon their oath today, the jury
find the defendant to be not guilty. It is therefore considered by the Court, that the defendant
Wilton Cumbo as well as his Sureties in recognizance, be discharged. He shall be liable to the
County for Costs.

The State

vs

Abram B. Jenkins

Indict A.B.

The defendant Abram B. Jenkins this day appeared in open
Court to the Indictment & plead not guilty. Thereupon came the following Jury to sit
the same as last above mentioned who being duly empannelled & sworn to try the issue of
troume joined between the State and the defendant, upon their oath today, the jury
find the defendant is guilty in manner and form as charged in the Bill of Indictment. It is therefore
considered by the Court that the defendant be fined to the sum of Fifty Dollars to be administered
in the custody of the Sheriff until the same be paid.

The State

vs

John Davis

Indict A.B.

This day came the defendant John Davis to the Indictment filed and
thereupon came the following Jury to sit, John Morrison, Wade Clegg, Williams Wilson, John Clark
& Nathan Blawieart, all of New Haven, & Daniel A. Hill, George D. Bryant, Whitfield Bryant,
Thomas & Lawrence, Webb Edwards & Fischer Liles, who being duly empannelled and sworn
by the issue of troume joined between the State and the defendant, upon their oath today
they find the defendant to be guilty in manner and form as charged in the Bill of Indictment,
it is therefore ordered by the Court that the defendant pay a fine of ten dollars, that
he stand remain in the care, body of the Sheriff until the same be paid.

The State

vs

Whitfield Bryant & Miles Bryant

Indict A.B.

This day came the defendant to the Indictment
plead not guilty. Thereupon came a Jury to sit the same as in the case before the
Court.

Tuesday 4 day of June AD 1833.

The State of Nathaniel T Williams
vs { Indict Affray
Edmund Ellerell et al

This day came the defendants Edmund Ellerell, Thomas Branch, John Branch & Nathaniel T Williams the defendants Thomas Branch and Nathaniel T Williams submitted to the Judgment of the Court & Edmund Ellerell & John Branch pleaded guilty, thereupon came the following Jury, to wit Augustus Taylor, Samuel Ellerell, Benjamin Smith, Joseph T Evans, Aaron T Steely, Henry T Dickey, John Boykin, Allen Price, Thomas D Lawrence, Elijah Stevenson, Joel Conover, Benjamin Ward, who being duly impaneled & sworn to try the issue joined between the State and the Defendants Edmund Ellerell & John Branch, upon their Oath say they find the defendant Edmund Ellerell to be guilty in manner & form as charged in the Indictment & the defendant Branch not guilty. Judgment of the Court, that the defendant Edmund Ellerell, Thomas Branch & Nathaniel T Williams pay a fine of five dollars each & costs.

The State vs { Indict A.B. Bradford Game not found
Thomas, Edmund et al

This day came the defendant Thomas Game to the Court and pleaded not guilty there upon came a Jury trial, the first twelve named on the original panel, who being duly impaneled & sworn to try the issue of Game joined between the State and the defendant, reported they could not agree, whereupon a new panel was drawn for trial at the next Term of the Court.

The State vs { Recd to appear before the Court
Thomas W. Gregory

The defendant appeared in open Court & was charged

The State vs

vs { Recd for not abiding up till his trial on a charge of
Reinhardt Blay & Elias Hart Shortlady at the instance of Rebecca Bell

This day came the defendants into Court and were permitted to be discharged on payment of costs, entering into Bond for the support & maintenance of a Dark Bon Child, charged to have been by them laid upon the body of Reinhardt Blay & Hart - the first payment (fifteen dollars) paid to said Rebeca Bell & judgment imposed by defendant for the balance (one hundred fifty dollars), to be paid in six annual payments.

The State vs { Recd on satisfied Recd
Thomas Lamer

In this case judgment of the Court is given in favor of the defendant for fifty dollars according to Recd, but the forfeiture remitted or payment of the same.

The State vs { Recd on satisfied Recd
The Same

In this case judgment is awarded by the Court against the defendant for fifty dollars amounting to Recd, but the forfeiture remitted or payment of the same.

The State vs { Recd on satisfied Recd
Stephenson Martin

In this case the defendant came into Court & had judgment in favor of the Plaintiff for twenty five dollars, to be paid in the following year, five dollars, that is to be paid immediately, the balance in six annual payments, & the child should live so long & stand in Bond for the full performance of the same.

The
The

Edmund
Samuel,
which is
Court
the s
Walter

Indictor
Samuel
John Boy
Amos La
joined t
in Mass
by the Com
The S.
to
elast

Person app
The Stat
11
Thomas

called to
find resu

3 Roads
Ordered to
do More
Incorporated
Ordered to
be applica
Money \$150
Ordered the
investigate
summons of
Ordered that
1 Elliott &
2 Greenleaf

3 Thomas G.
4 Elias Los
5 Nathaniel
6 Lewis Tu
7 William
8 Benjamin
9 George E
10 Hutchins
11 Williams
12 James L
60