

Friday March 9. 1832.

Isaac Harris } R.D. Blum att for Petitioner
To }
The Court } Pet for Term.

In this case it is ordered by the Court that Jordan Bond & George Haddock Grant, Nicholas Stokes, Person Stokes, Jeremiah Daugherty or any three of them be appointed Commissioners to view the Estate of Woodward Harris dec'd and out of the Stock Crop and provisions of the same, allot and set apart to the Petitioner, a reasonable salary and support for her self and her two children, twelve months, and from and under their hands & seals make report to the same Term next of this Court.

Mary Farmer }
To } Pet for Division of negro slaves - Notice of this petition acknowledged
The Court } by Thomas Harris Senr. to Mary Elizabeth Harris

In this case it is ordered by the Court that William Morris Esq. Nathl. Public, Howell Public, Robert St. Parkman & Medford Suprenant any three of them be appointed Commissioners to value and divide the negroes belonging to the Estate of Isaac Harris dec'd, so as to allot one third part thereof to the Petitioner and one third to each of said infants (Elizabeth & Mary Harris) & from under their hands make report to Court.

Elizabeth Harris former Senr. & } Eden. Watkins att for self
To } Pet to account
Nathl. Tucker Senr. & } R.D. Blum att for self

This day came the parties by their attorneys, where this case was referred to David H. Blumatt & John Bradley, according to act of assembly in such case made and provided, - &c. & to report to same Term next of this Court.

William Parker adm'r } Geo. H. Watkins att for self
To } Pet to settle &c.
The Court }

Ordered by the Court that William 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 the said Estate & make report to Court.

Thomas Hayden et al } Geo. H. Watkins att for Petitioner
To } Pet for Stock.
The Court }

In this case, it is ordered by the Court that Thomas Hayden Esq. & his Johnson, Malachi Fretwell, Samuel Bond and Caleb Schenck or any three of them together with the County surveyor, proceed to value and partition, make up of a certain tract of land belonging to the Estate of Reddick Hayden dec'd, adjoining the lands of Rhoda Blake, Mary Blake, &c. &c. containing three hundred and seventy acres more or less, and allot one third part to Malin Carter in Richardson County by purchase, one third part to Timothy Hayden & the other third part to Reddick Hayden, and from and under their hands and seals make report to same Court next.

Wm. Say & Davis } R.D. Blum att for self
To } Case
Rudon North } M. Watkins att for self

This day came the parties by their attorneys & the defendant by his attorney pleaded - General issue &c. R.D. Blum att for self
The Jury for William Langford Senr. } Salt - same accepted by Lord Chief of the Bench
William Robertson et al }

This day came the parties to and the defendant pleaded - Salt - same accepted by Lord Chief of the Bench
Salt - same accepted by Lord Chief of the Bench

Thursday 6th December 1832.

John Squire et al v Edmund Withings attorney for Pet.
To Pet for Sale

The Court Prayer of Petitioner granted

In this case it is ordered that John Squire be appointed a Commissioner to sell the negro Slaves mentioned in the petition at six months Credit & to take Bonds with good Securities & from under his hand & make report to attach Term next of this Court.

Bryant Randolph et al v Jones et al for Pet.

To Pet for Road

The Court

In this case it is ordered that a writ issue to the Sheriff of the County, commanding him to summon a good and lawful Jury of Freeholders, to lay off said Road, according to the prayer of the Petitioner & make report of their proceedings, under their hands & seals, to attach Term next of this Court.

Pleasant Bony v J. B. Bony attorney for Pet.

To Pet for

The Court

In this case it is ordered by the Court that J. B. Bony be appointed a Commissioner to purchase the Estate of Thomas Bony dec'd. & to sell the Crop Stock & provisions of the same at lot & apart to the Petitioner, a sum not to exceed 1000 lbs. for the support of his wife & family one year & from under their hands & seals make report to attach Term next.

Harison Lightfoot v J. B. Bony attorney for Pet.

To Pet for a C

Nathl. Tucker v J. B. Bony

In this case it is ordered, on motion that

the account & vouchers of the defendant be referred to John B. Bony, William Carter & Edward H. Clements & that they report to next Court.

Mary Carter v J. B. Bony attorney for Pet.

To Pet for Sale

The Court

In this case it is ordered that J. B. Bony be appointed a Commissioner to sell the negro Slaves mentioned in the petition at six months Credit & from under his hand make report to attach Term next of this Court.

Sarah Fox v J. B. Bony attorney for Pet.

To Pet. for a C

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 view & inquire into the Estate of William Fox dec'd. and if they be of opinion that she is not as well provided for by the Will of said dec'd. as she would be by Law, then in such case the said Jury together with E. W. Holloman, County Surveyor, shall proceed to allot & set apart to the petitioner the one third part of the Lands and Tenements of said dec'd. including the dwelling house where the dec'd. resided at and not before his death & from under their hands & seals make report to attach Term next of this Court.

Tuesday March 3. 1833

The State

vs

Thomas Samuels

Indict. C.B.

The defendant in this case being solemnly called failed to appear, and Samuel Samuels & Calladellom, Special Bail for the appearance of the said Thomas Samuels, being also solemnly called, failed to bring into court the body of the said Thomas Samuels. It is ordered by the Court that they be fined nisi viz the said Thomas Samuels in the sum of one hundred dollars, and the said Samuel Samuels & Calladellom in the sum of fifty dollars, each, & that they pay

The State

vs

Jeremiah Reed

Indict. C.B.

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

The State

vs

William Cumber

Indictment C.B.

This day came the defendant to the Bill of Indictment & pled not guilty, and thereupon came a Jury tried, the first twelve of original Panel & not finding James Woodward, who being duly impanelled and sworn to try the issue of Verdict joined between the State and the defendant, upon their oath they find the defendant to be not guilty. It is therefore considered by the Court, that the defendant, William Cumber, as well as his sureties to recognize, be discharged & that the County pay Costs.

The State

vs

Abraham B Jenkins

Indict. C.B.

The defendant Abraham Jenkins this day appeared in open Court to the Indictment & pled not guilty, thereupon came the following Jury tried the same as last above mentioned who being duly impanelled & sworn to try the issue of Verdict joined between the State and the defendant, upon their oath & saying, 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 ten dollars & costs & to be and remain in the custody of the Sheriff until the same be paid.

The State

vs

John Davis

Indict. C.B.

This day came the defendant John Davis to the Indictment, & pled not guilty, thereupon came the following Jury tried, John Woodward, Mark Casp, William Wilson, John Wood, Nathan Woodward, Morris Baum, Samuel Allen, George Bryant, Whitfield Bryant, Thomas & Lawrence, Will Edwards & Pincher, who being duly impanelled and sworn by the issue of Verdict joined between the State and the defendant, upon their oath saying 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 & costs & to be and remain in the custody of the Sheriff until the same be paid.

The State

vs

Whitfield Bryant & Miles Bryant

Indict. C.B.

This day came the defendant to the Indictment & pled not guilty, thereupon came a Jury to try the same as in the last case & they find

Tuesday 4 day of June A.D. 1833.

The State of North Carolina
vs
Edmund Ellmire et al

Indict Affray

This day came the defendants, Edmund Ellmire, Thomas Branch, John T Branch, Nathaniel T Williams & the defendants, Thomas Branch and Nathaniel T Williams, submitted to the judgment of the Court & Edm^d Ellmire & John T Branch plead not guilty, thereupon came the following jury, to wit: Bryant Sapsin, David H Camil, Benjamin Smith, Joseph T Exum, James T Hagley, Henry T Baskley, John Doykin, Allen Pine, Thomas S Lawrence, Elijah Stevenson, Joel Connor, & Benjamin Ward, who being duly impanelled & sworn to try the issue joined between the State and the Defendants, Edm^d Ellmire & John T Branch, upon their oath they find the defendant Edmund Ellmire to be guilty in manner & form as charged in the indictment & the defendant Branch not guilty. Judgment of the Court, that the defendant, Edmund Ellmire, shall, Thomas Branch & Nathaniel T Williams pay a fine of five dollars each & costs.

The State vs

Thomas, Esmond et al

Indict A.D. — Bradford James not found

This day came the defendant Thomas, Esmond & the State, Esmond plead not guilty & there upon came a jury to wit, the first twelve named on the grand panel, who being duly impanelled & sworn to try the issue of Esmond joined between the State and the defendant, reported they could not agree, & were withdrawn & another jury of twelve at the next Term of this Court.

The State vs

Thomas, M. Gregory

Recy to appear & keep the peace

The defendant appeared in open Court & was discharged

The State vs

Reuben B. Lang & Elias Hart

Seizure for not delivering up William Drake on a charge of Disturbance 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 base born child, charged to have been begotten in and upon the body of Rebecca Bell by William Drake. The first payment of fifteen dollars paid to said Rebecca Bell as judgment in favor of the defendants for the balance of said costs, to be paid in six annual payments.

The State vs

Thomas Esmond

Seizure on forfeited recognizance

In this case judgment of the Court is awarded against the defendant for forty dollars according to recognizance, but the forfeiture remained in payment of costs.

The State vs

The same

Seizure on forfeited recognizance

In this case judgment is awarded by the Court against the defendant for forty dollars according to recognizance, but the forfeiture remained in payment of costs.

The State vs Lucy Wall

Stephenson & Union

Warrant Disturbance

In this case the defendant came into Court & pleaded judgment in favor of the plaintiff for twenty five dollars, to be paid in the following manner, fifteen dollars to be paid immediately & the balance in six annual payments. The child should have been long returned into bond for the full performance of the law.

The Me

Edmund Ellmire, which Court the State Hall

Indictment Samuel John Doykin, James Lawrence, in March by the Court the State

person app the State Thomas

called by a first name

Ordered to do show

Ordered to be appointed

Ordered that

1. Collect 2. Seize 3. Thomas 4. Elias 5. Nathaniel 6. Lewis 7. William 8. Benjamin 9. George 10. Andrew 11. William 12. James

Ordered that

Ordered that