

Tuesday September 3^d AD 1833

The State of North Carolina } Indictment A.B.
vs
Thomas James

This day came the defendant & to the Indictment
plead not guilty. & thereupon came a Jury Knight, Collier Tuttle, Lewis Tuttle,
James Rook, Micajah Edwards, George M. Phlegger, Charles Mayet, Thomas
Parker, Samuel Nelson, Mark Underwood, William Jovey, Joseph Barkley,
& Elijah Tuttle, who being duly empannelled & sworn to try the issue of Treason
joined upon their oath say they find the defendant to be guilty in manner
and form as charged in the bill of Indictment. It is therefore Considered by the Court
that the defendant Thomas James shall pay a fine of Ten Dollars & Costs &c.

The State &c.

vs
Morgan Walden } Scifa or forfeited recognizance in a case of Bastardy

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

The State for Tabitha James

vs
Nathaniel Tucker & al } Alias Scifa for Bastardy

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 March 1833
and the Costs on the behalf expended, to be levied &c.

The State &c.

vs
George Morgan } Indictment A.B.

This day came the defendant & to the Indictment plead
not guilty. & thereupon came the following named Jury Knight, the same as above in the
case the State against John A. Jovey, who being duly empannelled & sworn to try the issue
of Treason joined between the State and the defendant, upon their oath say the defen-
dant is not guilty. It is therefore Considered by the Court that the State pay the cost
The State &c.

vs
Samuel Nelson & Samuel Davis } Indictment affray

This day came the defendants and to the Indictment
plead not guilty. & thereupon came a Jury Knight, Collier Tuttle, James Rook, Lewis
Tuttle, James Rook, Micajah Edwards, Charles Mayet, Thomas Parker, Mark
Underwood, Elijah Tuttle, William Jovey, Joseph Barkley, & John A. Jovey, who be-
ing duly empannelled and sworn to try the issue of Treason joined upon their oath 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 the Court
that the defendants Samuel Nelson & Samuel Davis, shall pay a fine of Ten dollars
each & the Costs &c.

The State for Rebecca Bryant

vs
Lewis Bryant } Marraunt returned for Bastardy

The Defendant in this case appearing in open Court
& the Court being satisfied that he is unable to give security for the main tenance of
the child, permitted him to enter into Bond without security, & against the
Court against the defendant for security five dollars, to be paid in his annual paymaster's
Ten dollars & fifteen dollars to be paid immediately.

Monday 4th September 1854

Indian Bonds

Comt. Collier. W. Barnes, Shubley Tisdale & James Vincent Esquires Justices &c
Joseph M. A. Rogers removed his Bonds as Guardian to Lucy, Sister, in the penalty of
one thousand dollars, with Ethelred Stubbs & William Bottom Sureties.
Comt. Henry Rives, Collier W. Barnes & Shadrach Hunt Esquires, Justices &c
Solomon Brewer is appointed Guardian to Eliza Brewer, wife of Brewer, Miller Brewer &c
other the Brewer, children of Solomon Brewer, and entered into Bond in the penalty of
two thousand dollars, with John Shaw & James B. Hunt Sureties.
Montom Lapater et al

To
The Court } Pet for sale of negroes for divisions

In this case it is ordered by the Court that Richard W. Mason
the Commissioner appointed to sell the negroes, proceed to collect the amount of sales when
due & report to this Court.

Sarah Vincent

is
The survivors of Michael Vincent } Petition for divorce

The Sheriff having returned into Court the report of the
jury who laid off the deaver for the petitioners &c It is ordered, 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 -

Redeem Bryan et al

is
Thomas Rule adm. &c } Pet to a/c
et al } Catherine Bryan made a party petition at this Term
This case having been referred to the Clerk to state an
account, & the Clerk having made report the parties appearing to the Court of
the same, It is considered by the Court that the plaintiffs have just claim against
the defendants according to the said report viz Whitfield Bryan in the sum of twenty
two dollars & thirty six cents - Redeem Bryan in the sum of twenty one dollars & eight
cents - Lewis Bryan in the sum of twenty four dollars & four cents - Joseph Bryan in the sum
of twenty four dollars & four cents - Miles Bryan in the sum of twenty one dollar & thirty six cents
(Catherine Bryan answering to report having moved her part of said said estate) with
Interest thereon to date of said Costs by them about their suit in this behalf expended.

Eliza both Draper appeared in Open Court, and had intend of record her defect to the
last will & Testament of her late husband, William Draper

Samuel & William Sumner

To
The Court } Pet for partition

The report of the Commissioners 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 - and that the
same be certified and registered - It is further adjudged by the Court that the
petitioners pay the Costs.

Ozear Goodson

is
George B. Shepley } Ex parte V. et al

This day came the parties by their attorneys & the referees came
a jury to wit, the Original from all as except William B. Bottoms in the place of Edwin Tisdale
who being duly sworn did them to try the issues joined between the parties, upon their oath say the
defendant is guilty of trespass & had no justifications & that they assess the plaintiff's damages & costs
dollars, & thereupon considered by the Court that the plaintiff recover against the defendant the damages
assessed & pay as assessed their costs by him a but his suit in this behalf recovered &c

The Court

Roswell Hamison & John White

Riddick Bryan et al vs W. W. Cherry et al for petitioners

John Pugh

Robert Le Watson

Henry Boon

General William Gammon

The Court

Pancy Atkinson

The Court

Williams, D. Am.

E. & J. Edison

In this case it is considered ordering by the Court that the property
 come on be condemned subject to the plaintiffs recovery. That publication be made in the
 Chronicle at 6 weeks notifying defendants to appear. It appearing to
 the satisfaction of the Court that the property found on is forfeitable, it is ordered by the Court
 the Sheriff sell the same at 10 days notice for cash & the proceeds to be held subject to the
 order of this Court. It appearing to the Court that the defendants have other property found
 a house two further bid it. It is on motion ordered that another attachment issue from the Court.