

- 2^d Battle and John Day v. Mary S. Day and others to the comp'te her dower
in the lands whereby her husband died resl'dd. Rappold & make partition
of division of the residue of the said lands between the def't John Whitehead
& Sally his wife, John Gardner & Pleasure his wife. I. Kirk, Willcox
Nathan & Joseph Whitehead & report L.
- Barnes or Edwards debt the def't making affidavit he had a material
witness in this cause the same is cost'd at the def't's costs
- John Barnes v. all 2 days attendance as a wit for Barnes or Edwards.
Charles or Edwards loc' former plea of payment withdrawn & conve-
nient performed jury sworn to try the issue to wit Joseph Atkinson,
Edwin Claude, James Edwards, Edwin and Bishop, Thos' Gilliam
Norcum Branch, John Whitehead, Dempsey Bailey, Bradford Norcum
for Gravaltney, Nevil Vile, Joel Norcum set^d verdict for £60 4^l dam
judg'mt for the same & costs
- Turner or Bleat. Trsp. dism^d
- Blund or Dawson Trsp. dism^d
- Turner or Taylor case the def't making affidavit he had a material wit
ref's in this cause who is about the same is cost'd at the def't's costs
Washington ad'm. vs Tyler. Jury sworn to try the issue to wit:
Wm Spencer, Henry Evans, Will' Shart, Jacob Darden, James Barnes,
John Grove, John Barnes, Carroll Beale, Wm Applewhite in 'Commons'
Will' Nindon & Ned Henton set^d verdict for the debt & costs in the
Suits mentioned ~~judg'mt~~ for the same & costs & feet & scales &
Adams or Sandy's Estate £67 postponed till to morrow.
- Burns or Matby off^d postponed till to morrow.
- Sargent & others v. Negley £1^l report ref'd & denied accordingly
Blund or Claude T. B. ^{As per Mr. Justice Estlin Johnson} not guilty. Jury sworn to try
the issue to wit: the same as Washington's ad'm. vs Tyler except Henry Good-
ner in the room of Ned Henton ~~and~~ ^{and} were sent out of court to
consult of their verdict
- Buckett's Estate Gilliam ad'm. Debt £60 set aside & payment by the
testator
- Same or Gilliam case writ of sig. set aside & new aff'd
- Battle or Gilliam Debt paid ^{for the common bldg}
- Book or Foster. Debt £60 set aside ^{by the bldg condition I say A informed}
^{of the parties concern} awarded the def't ^{to the common bldg} by the court
Nichols or Westbrooks ad'm. Case writ of sig. set aside & ^{for non appearance}
by the testator ^{cont} jury sworn to try the issue to wit
- Brown the behalf of Gravaltney vs Porter. And^d jury sworn to enquire of
the damages to wills: Joseph Atkinson, Edwin Claude, Edmund Bishop