

56.

At a Court of Quarter Session continued and held for the County of Southampton on the 22nd day of June 1831 -
Present Robert Godwin, James W Parker, James Treguant &
Alexander Myrick. Clerk.

Mast v. Summell. Debt. The defendant filed two pleas and a general
Same v. Same. Debt. demurrer to the plaintiff's declaration in each case.
Same v. Same. Debt. Office judgment set aside & cause cont'd.

Mast v. Summell. Cause. The defendant filed a general demurrer to the plaintiff's
declaration, and on his motion the office judgment is set aside & cause cont'd.

Bryant & Drury v. Clark - Cause. Plea of Non Assumpsit open & cont'd. Gray,
Lawrence v. Camp. Debt. Plea of Payment past due & lost. Gray,
Williams Bon & v. Lassiter. Debt. On motion of the plaintiff it is ordered that the
defendant be summoned to the next Court to show cause why he should not be
attached for his contempt offered to the Court in failing to render an account of his
transactions as late as of the plaintiff before Mr. Com. Cobb according to an order of the
Court in this cause.

Banfill v. Lewis. Prost. Pleas off not guilty to the presentment given
" v. Jeff Murey. Prost. and cont'd.

" v. Everett Edwards. Prost.

Banfill v. Polly the Hensel. Ind. Crt. Rule in Schallod, Johnson's behalf for the
costs of suit here &c.

Banfill v. Bryant Johnson. Prost. Leave to file Inf. and proceed to answer
awarded mill. here &c.

Banfill v. Shelly Morrell. Prost. Leave to file Inf. and proceed to answer
awarded mill. here &c.

Banfill v. Miles Turner. Prost. The att'l for the plaintiff with the ass't
of the Court said he will not further prosecute to the att'l. therefore it is ordered that
this cause be dismissed.

Thomas B. Morrell v. Bynum Whitfield. ala. The defendant still failing to appear
on the motion of the plaintiff it is considered by the Court that the plaintiff recover against
the debt the sum of eighteen dollars with interest thereon from 25 December 1830
the amount of her debt proved to be just and the costs &c. And Alexander Myrick
one of the garnishers in this cause appeared and declared on oath that he held a
bond and note in his hands as a const. of this court, for the benefit of the defendant
amounting to \$10. 97 &c. Therefore it is ordered that the said Myrick deliver up the
said bond to the plaintiff to go in part discharge of this judgment, and by consent of
Lewis Morrell the other garnisher in this case, by his att'l. it is further ordered that
the said Lewis Morrell pay out of any money in his hands as const. of Polly Whitfield
due the said debt to the plaintiff, a sum sufficient to satisfy & discharge of the balance of the above judgment.

45.80