

year for the space of four years & ~~four months~~^{from the day} in case the said child should live long) and that he pay the costs of this prosecution. Whereupon the said Benjamin Williamson Esq; judge in the State of New Hampshire Roberton Esq; Lieutenant Governor & acting as Governor of the Commonwealth of New Hampshire in the sum of Sixty dollars out of their respective goods & chattels land & personalty to be levied and to the said Lieutenant Governor and his successors for the use of the Commonwealth rendered. Yet upon this condition that if the said Benjamin Williamson shall leave and perform the above order of the Court then the recognizance to be void and order to remain in full force and virtue.

O. Post. v Charles Sney. Recg. for bastardy. The Dft. appeared in Court for discharge of his recognizance and the said Mary Weston being sworn & examined and the said Dft. fully heard. The Court from all the circumstances of the case do adjudge the said Charles Sney to be the father of the said bastard child and that the said child is likely to become chargeable to the County. Therefore it is ordered that the said Dft. be charged with the annual payment of \$20 and that he pay the same accordingly to the Overseers of the poor of this County at the end of every year for the space of six years & 8 months from the time in case the said child should live so long and that he also pay the costs of this prosecution. Whereupon the said Charles Sney together with Isra Brown his security here in Court severally acknowledge themselves to be indebted to Benjamin Robertson Lieutenant Governor & acting as Governor of the Commonwealth of New Hampshire in the sum of One hundred and forty dollars out of their respective land and personalty good & chattels to be levied and to the said Governor and his successors for the use of the Commonwealth rendered. Yet upon this condition that if the said Charles Sney shall leave and perform the above order of the Court more agreeable than the above obligation to the said Dft. to remain in full force.

John Wells who is charged on oath by Lavinia Garrison single woman of this County and being the father of her bastard child this day appeared in Court in discharge of his recognizance and the said Lavinia Garrison being sworn & examined and the person by his attorney fully heard. the Court from all the circumstances of the case adjudge the said John Wells to be the father of this said child and that the said child is likely to become chargeable to the County. Therefore it is ordered that the said John Wells be charged with the annual payment of \$20. and that he pay the same accordingly to the Overseers of the poor of this County at the end of every year for the space of six years & seven months from this time in case the said child shall live so long as that he shall pay the costs of this prosecution. Whereupon the said John Wells is law of giving & security for the payment of the said sum of money rendered to the Court the sum of One hundred & thirty one dollars & 75 cents which the Court receives of the sum is deposited with the Clerk of this Court to be held by him & paid out unto the Overseers of the poor as it becomes due.

William Holt is agreed guardian of Henry Holt option of John Holt esq; and therefor he just and security according to law.

Ordered that she administer estates of John Rockelle Jr. & his wife Judith Rockelle May Rockelle and Lou Rockelle esq; be committed to the care of Benjamin Remond Sheriff of this County for whom according to law.