

the Trustees) or any three of them) do set apart and allot to the said Nancy Turner a part of the real estate held in trust for the aforesaid Tribe equal in value to the sum of \$119.11⁶ cents and that the said Trustees pay to the said Nancy Turner out of the monies in their hands of the trustees for the use of the said tribe the sum of \$19.63 cents to be held by the said Nancy as her individual and absolute property in full discharge of all her interest and claim in and to the trust estate aforesaid - And that the said Indians ^{holding} three of them as aforesaid do set apart & allot to the said John Turner a part of the real estate held in trust as aforesaid equal in value to the sum of \$357.35 cents and that the trustees of the said tribe pay to the said John Turner out of the monies in their hands for the use of the said tribe the sum of \$117.77 cents to be held by the said John Turner as his individual and absolute property in full discharge of all his interest and claim in and to the trust estate aforesaid - And that the said Comr make report to the trust

Upon the petition of Jack Bloodson, Seney Wondor, Person Turner and Mary Lee wife descendants of a female of the Notchway Tribe Indians stating that they are jointly interested in the property held by trustees for their benefit ^{of the said Indians} and that they are anxious to have set apart and assigned them the interest to which they are entitled in the trust estate belonging to said tribe & the Majority of the trustees being present in court; and the petitioners by their attorney and the Trustees being fully heard and all matters considered it is ordered that the Trustees of the said Tribe together with Benjamin Derryey & Sallie R Edwards ^{or any three of them} do agree to set apart and allot to the petitioners each apart of the real estate held in trust for the aforesaid Tribe of Indians equal in value to the sum of \$357.35 cents and that the trustees out of the monies in their hands held for the benefit ^{of the said Indians} pay to each of the petitioners the sum of \$117.77 cent to be held by the petitioners ^{as aforesaid} individually and absolute property in full discharge of all their interest and claim in and to the trust estate (real and personal) aforesaid. And make report thereof to court.

• Bond vs Blom. Recd. Wissupid and each party agrees to pay his own costs
Ordered that Edward Compton Surveyor of the road from the quarry to McLeans bridge do work at the new road lately opened to the bridge recently erected across Blackwater river and keep said new road and abutments of the new bridges in good repair
• Went Barr Bowes. Pittman. James Clayton. Bent.

Lundys vs Brown vs Lewis Jury soon to try the issue to wit. Eli Coker, Lewis A Branch, Patrick Dole, Mallory Pittman, Benjamin C Waller, Mills Pope, John Pope, Edwin G Hart, John Newton, John D Hart, Nathaniel Jones & Samuel M Pond who returned a verdict a verdict for the plaintiff for \$40.25/100 with Interest from the 29 December 1831 till paid. & Judgment for the sum with the costs to be levied &

Harris & Harrison leave Jany 1mon to try the issue to wit. Eli Coker, Lewis A Branch, Pat. Dole, Mallory Pittman, Benjamin C Waller, Mills Pope, John Austin, John D Hart, Nathaniel Jones, Samuel M Pond, William Harrison & David D Savage who returned a verdict for the plaintiff for \$90 worth Interest from January 1/1831. Judgment rendered for the sum with costs to be levied &

Comell v Allen Johnson ^{for} ^{for} lent² for Aft
Bridg v Harrison Mr. Bent² all next court.