

by one of the Court designated for the trial of civil cases, for a new trial to be had therein.

The Commonwealth Plaintiff  
against  
Benj. Johnson Defendant

The process awarded against the Defendant at the last August term of this Court, being returned executed the Defendant was solemnly called and not appearing. On the motion of the Attorney for the Commonwealth a Writ of Capias is awarded against the said Defendant returnable here on the first day of the next quarterly Term of this Court.

# The Commonwealth Plaintiff  
against  
John D. Mequill Defendant

The Attorney for the Commonwealth by consent of the Court said that he will not present further on behalf of the Commonwealth in this cause. Therefore it is ordered that this cause be dismissed and that the Defendant go thereof without day.

Joshua Britton and Elizabeth Johnson for y<sup>e</sup> p<sup>l</sup>ffs }  
against  
Wm<sup>t</sup> Holland y<sup>e</sup> } In Debt  
Def<sup>s</sup>

By consent of Justice it is ordered that this cause be removed to the Circuit Court of this County for a trial to be had therein.

William Edwards Plaintiff  
against  
W. C. Sutherland & Wm<sup>t</sup> D. Darden Defendants } In Debt

1816  
Ex. p. of

This day came as well the plaintiff by his attorney as the defendants in their proper persons and they relinquishing their former plea acknowledged the plaintiffs account for the Debt and interest in the declaration mentioned. Therefore it is considered by the Court that the plaintiff recover against the Defendants eighty dollars with legal interest thereon from the 29<sup>th</sup> day of March 1808, all payment and his costs by him about his suit in this behalf expended. And the said Defendant in Money y<sup>e</sup>.

William Edwards Plaintiff  
against  
W. C. Sutherland & Wm<sup>t</sup> D. Darden Defendants } In Debt

1816  
Ex. p. of

This day came as well the plaintiff by his attorney as the defendants in their proper persons and they relinquishing their former plea acknowledged the plaintiffs account for the Debt in the declaration mentioned. Therefore it is considered by the Court that the plaintiff recover against the Defendants one hundred & thirty dollars & sixty two cents with legal interest thereon from the 29<sup>th</sup> day of March 1808. All paid and his costs by him about his suit in this behalf expended. And the said Defendants in Money y<sup>e</sup>.