

John R. Jenkins Appellant, On an appeal from a judgment of a Justice of the Peace
 against } received against the appellant the 16th day of July
 Wm. P. Read, Appellee } 1859 for \$14.25 and \$1.00 costs.

19.02 This day came the parties by their attorneys who being fully heard and the evidence adduced mutually considered, it seems, to the Court, that the said judgment is erroneous. Therefore it is considered that the same be reversed and annulled and that the appellant recover against the appellee his costs by him expended in prosecuting the appeal as well as his costs expended before the Justice.

Attest James Hobman Justice, Present Elizab. Jayne Justice.
 The Warden of the Poor Plaintiff
 against Defendant }
 Wm. P. Read Plaintiff }
 Defendant }

This day came as well the Plaintiff by their attorney as the defendant in his proper person in discharge of his recognizance and Elizabeth Drake and the said Wm. P. Read being sworn and examined and the parties being fully heard, this Court upon the whole circumstances of the case doth adjudge that the said Wm. P. Read is not the father of the said bastard child, & he is thenceupon discharged.

+ John Norton, confined in the jail of this County as a Lunatic was this day brought into Court and the Court being satisfied that he is restored to sanity, it is ordered that he be discharged from jail & that a certificate of his discharge be given him.

Plaintiff }
 against Plaintiff }
 John T. Bryant Defendant } On a suggestion of
 Defendant }

It appearing to the Court that the summons issued on said suggestion has been duly served on John Cole & he appearing in Court in obedience thereto, & being sworn says he is not indebted to the Defendant in any sum, it is therefore ordered that the same be dismissed.

David Griffitt, justice of the peace of this County, this day returned an examination of Mary Womble of this County as follows taken before her in writing, after oath, upon which examination the said Mary Womble charged John Lewis, Junior, with being the father of her bastard child, and the said Justice also returned at command issued by her upon application made to her by the said Mary Womble with apprehension of the said John Lewis Junior, together with a recognizance returned to her by the said John Lewis Junior when brought before her to appear here and to abide and defend such suit as this Court should make concerning the same & for reasons appearing to the Court this cause is continued until the next term.

The last Will and Testament of William Ongley deceased was proved by the oaths of Alfred L. Morris and Zachariah Weston two of the subscribing witnesses thereto and was admitted to be recorded. And at the motion of Mary S. Ongley, the executors therein named who made oath and entered into and acknowledged the same in the penalty of Five hundred dollars conditioned according to Law (but without security) the will reciting that none should be required of her but her certificate is granted her for obtaining a probate of the said will in due form.