

James Jordan Scott having obtained an attachment against the estate of Joseph Edwards who hath privately remov'd himself so that the ordinary process of law cannot be serv'd upon for a debt due from the said Edwards to the said Edwards, James Bay Readly gentleman Sheriff of this county now made return that he had executed the said attachment on sundry effects on an attachment obtain'd by William and Joseph Scott and the defendant not appearing to reply the said effects Therefore on the motion of the said plaintiff who proved his demand of one pound seventeen shillings and one penny half penny Tolls just it is consider'd by the court that he recover against the said defendant the said sum of one pound seventeen shillings and one penny and his costs by him in his suit in this behalf expended and it is order'd that the sheriff pay the Balance in his hands (if any) after satisfaction of William & Joseph Scott's judgment towards discharging of this judgment and return an acc't of his proceedings to the next court.

Ordered that the churchwardens of the parish of Stottanay bind out Kinchen Johnson orphan of Robert Johnson according to Law

Elizabeth Cafford is by the court appointed guardian of Littleton Long orphan of either Long Whereupon the said Elizabeth with John Davis and Son long her security enter'd into and acknowledge their bond in the penalty of one thousand pounds for the said Elizabeth's due and faithful guardianship of the said orphans estate and indemnifying the said court.

George Long per^r P. H. } In case
Samuel Blake ^{is} d^e f^r

The defendant being arrest ed and not appearing on the motion of the P. H. by his attorney it is consider'd by the court that the judgment be enter'd for the plaintiff and William Sturis - who did return'd security for his appearance unless the defendant shall appear and plead at the next court.