

John Sumner & P<sup>ff</sup> } In Debt The P<sup>ff</sup>  
 vsig<sup>th</sup> vs George }  
 Will<sup>m</sup> Ask - S<sup>ff</sup> } this day came as well by his  
 attorney as the defendant in custody of the Sheriff  
 & the said S<sup>ff</sup> hath nothing in bar of preclusion  
 of the P<sup>ff</sup>'s action by w<sup>ch</sup> the plaintiff remained agst him  
 undefended Therefore it is order'd that judgment be  
 enter'd for the P<sup>ff</sup> agst the s<sup>d</sup> S<sup>ff</sup> for the debt in  
 the declaration mention'd - unless the said defend-  
 ant appear and plead at the next court -

The prison of this County having been destroy'd by  
 fire the Sheriff protested for want of a goal

An Indenture of settlement between Jesse Drake  
 and Ann his wife of the one part and Samuel  
 Browne of the other part was this day acknow-  
 ledg'd by the said Ann Drake she being first  
 privately examined as the law directs and order'd  
 to be recorded.

The last will and testament of Jesse Drake  
 was presented in Court by Ann Drake the execu-  
 trix therein named proved by the oaths of Will<sup>m</sup>  
 Stanford and John Grommer two of the witnesses  
 thereto and order'd to be recorded And on the  
 motion of the said Ann Drake the executrix  
 who made oath according to Law Certificate is  
 granted her for obtaining a probat hereof in  
 due form giving security Whereupon the s<sup>d</sup>  
 Ann Drake with Sam<sup>l</sup> Browne and Jesse White  
 head her security's enter'd into and acknow-  
 ledg'd their Bond in the penalty of one thous-  
 and pounds for the said Ann's due and faith-  
 full administration of the decedent's estate and  
 performance of his will

Order'd that William Thomas Thomas Benscham  
 William Gwatney and Abraham Stutchell or any  
 three of them being first sworn before a Justice  
 of peace to appraise in current money the slaves  
 if any and personal estate of Jesse Drake Dec-  
 from the appraisement to Court

James Jordan Scott P<sup>ff</sup> } In Debt  
 Thomas Wills... S<sup>ff</sup> } this day came as well  
 the plaintiff by his attorney as the def<sup>nt</sup> in custody of the  
 Sheriff and the said def<sup>nt</sup> hath nothing in bar or preclusion of  
 the plaintiff's action by w<sup>ch</sup> the P<sup>ff</sup> remained agst him undefend-  
 ed Therefore it is order'd that judgment be enter'd for the P<sup>ff</sup>  
 agst the said def<sup>nt</sup> for the debt in the declaration mention'd unless  
 the said defendant appear & plead at the next court