

three pence together with interest from the 1st Augst
1772 till paid.

Briggs & Blow Pts } In Debt
vs C. Starwood }
Cobinr vs deft }
Ambose Williams

This day came the plaintiffs
by their attorneys and the defendant being solemnly
called and not appearing on the motion of the plain-
tiffs by their attorney. It is orded that the judge-
ment obtain'd against the said defendant and
Nicholas Williams his security be confirm'd for
Ten pounds twelve shillings the debt in the declara-
tion mention'd Therefor it is consider'd by the court
that the plaintiff recover against the said deft.
the said ten pounds twelve shillings and their
cost by them in their suit in this behalf expend-
ed and the said defendant in mercy &c But this
judgement except as to the cost is to be discharge
by the payment of Three pounds six shillings
together with interest from the 1st day of Nov^r
1770 till paid.

Byrd Lundy having obtained an attachment
against the estate of John Bigby who hath
privately remov'd himself so that the ordinary
process of the law cannot be serv'd upon him,
for a debt due from the said Bigby to the said
Lundy Charles Briggs gentleman Sheriff of
this county now made return that he had ex-
ecuted the said attachment of sundry effects
viz^r one water pail one two gallon jogg one
Batter pot one two quart bowl 20 flooring
plank a small parcell of wool 2 Bottles 4
deep dish and 12 dozen plates one small wet
stone one piggen one braine tubb a small qua-
lity of Salow one dozen candles one son two
guns 1 Cow hide one plow plane one hand
saw ana fifteen chickens a Bed and furni-
ture of the estate of the said defendant who
now not appearing to replevy the said effects
therefore on the motion of the said plaintiff
who proved his demand of Three pounds