

John Abbott having obtain'd an attachment against
the estate of Major Tiller jun^r who so absconds that
the ordinary process of the law cannot be serv'd upon
him for a debt due from the said Tiller to the said
Abbott. James Day Ridley gent^r Sheriff of this county
now made return that he had executed the said
attachment on two flat Irons & meat after one
frying pan and one feather bed and furniture of
the estate of the said Major Tiller. This day came
plaintiff by his attorney and the said defendant
not appearing to reply the said attached effects
on the motion of the plaintiff who prouid his
Demand for Sixteen pounds seven shillings & one
three pence to be just. It is consider'd by this court
that the plaintiff recover against the said defen-
dant the said Sixteen pounds seven shillings &
three pence and his cost by him about his said
in this behalf expended and the said defen-
dant pay £1. But this judgment excepted
to the cost to be discharge by the payment
of Two pounds nineteen shillings and four
pence together with interest from the 10th
Dec^r 1770 till paid. Whereupon it is ordain'd
that the sheriff sell the aforesaid attached
effects for ready money and return an acc^t
of his proceedings to the next court.

It appearing that Aaron and John Heathcock
orphans of Heathercock have been bound by a
common order issuing to the churchwardens of
St Luke's to one John Powell and it also ap-
pearing that Arthur Byrd had the former
possession of the said Orphans and an In-
dentine vacated by the master and the child
over to him the said Arthur. It is therefore
ordain'd that the said Indenture to J. Powell
be vacated and the said Orphans bound to
the said Arthur Byrd the Court appoining of
the said Arthur as their master.

Ordered that William Scott Thomas Blunt and
Richard Reeks or any two of them do examine other
and settle and acc^t cum^r of the estate of Thomas
Stones and return the same to the court