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Charles Briggs V C having obtained an attachment
against the estate of Isham Davis who hath privately
remov'd himself or so absconed that the ordinary
process of the law cannot be serv'd upon him for
Six pounds one shilling and four pence due to the said
Charles Briggs V C. Edward Gray coroner of this County
non made return that he had receiv'd the said
attachment in the hands of Joshua Wood and
that he had summon'd him as garnishee. This day
came the said Joshua Wood who being first
sworn depos'd that he doth owe to the said defendant
the sum of Ten pounds payable the 1st January
1775, Whereupon on the motion of the said plaintiff
It is consider'd by the court that they recover
against the said Isham Davis the said Six Pds
one shillings and four pence and their costs by them
about their suit in this behalf expended and the
said defendant to pay & discharge this judgment
when due.

Upon the petition of Jeremiah D. m. for leave to
turn the road Order'd that David Edmunds
James Jones & Robert Jones ^{attest} to view the con-
veniences and inconveniences ^{at the same time} &
report thereof to this court.

The last will and testament of William Bynum
was presented in court by William & John Blunt
testis therein named and proved by the oaths of
John Grafford and Ann Hall two of the witnesses
thereto and order'd to be record'd and on the
motion of the said testis who made oath ac-
cording to law certificat is granted him for
obtaining a probat of the same giving secu-
rity Whereupon the said William Blunt
with John Blunt George Gurley and John Aa-
fford his securities enter'd into & acknowledge
their Bond in the penalty of two thousand pounds
for the due and faithfull administration of his will
and the decedent's estate and performance of his will.

Order'd that Conrad Storck & John Sitter ^{Wit.}
Sitting and Thomas Sitter or any three of them
^{one & two weeks before a Justice of the peace}
do apprais'd in current money the slaves of any
and personal estate of William Bynum and ^{co.}
turn the appraisement to the next court.