

An Account of the estate of Elizabeth Stephenson was this day returned and orderd to be returned and orderd to be recorded.

Charles Briggs Esq^r having obtain'd an attachment agst the estate of Philip Booth who hath provaly absconded so absconds that the ordinary process of the law cannot be serv'd upon him for a debt due from the said Philip Booth to the said Charles Briggs Esq^r Benjamin Kuffin Jun^r gentleman Sheriff of this County now made return that he had executed the said attachment in the hands of Moses Booth and summonsd him as Jameshee who now appearing and being sworn depared that he hath fifty pounds in his hands due to the defendant on the 25th of Dec^r 1776. and the said defendant now appearing. Therefore on the motion of the p^{ty} by their Attorney It is consider'd by the Court that the plaintiffs recover agst the said defendant Twenty seven pounds 10s 2d to be discharg'd by the payment of Thirteen pounds fifteen shillings and three pence halfpenny toge^r with interest from the 5th January 1775 till paid and their costs by them about their suit in this behalf expended.

And Orderd that the Jameshee discharge the aforesaid Judgement and costs when the sum in his hands is due.

Orderd that the Churchwardens of Stolloway Parish bind out James and John Prosser poor Children, of William Prosser according to law.

Orderd that the same persons take the list of Tythables for this year as the last except Charles Briggs in the room of Edwin Gray and William Blunt in the room of Nathl Redley.

The last will and testament of Lydia Vesper was this day presented in Court by Robert Carr one of the Executors therein named proved by the oaths of George Gunley Abraham Ellettsdale and William Edward three of the witnesses thereto and orderd to be recorded and on the motion of the said Executors who made oath according to law certificate is granted him for obtaining a probat thereof in due form giving security whereupon the said Robert Carr with James Jones and Solies Carr his security enter'd into and acknowledged his Bond in the penalty of one thousand pounds for the due and faithfull administration on the deced's estate and performance of his will.