

himself or is abscond that the ordinary process of law cannot be served upon
him for a debt due to the S. Scott as ^{son} of the said Jay Benjamin Puffin
gent. Sheriff of this county non make return that he had executed the S. Attachment
on the surplus in his hands after satisfaction Joseph and William Scotts
judgment. This day came the plaintiff by his attorney, and the defendant
not appearing to reply the said attached effects it is considered by the court
that he recover against the said Defendant the sum of four pounds & ^{also}
his costs by him on this behalf expended. But this judgment except as to the
cost is to be discharged by the payment of two pounds and interest from the 2^d
day of November 1775 till paid & it is ordered that the Sheriff satisfy this
judgment with the surplus in his hands after satisfaction of Jos^{ts} W. Scotts
that he return on duobus of his proceedings to the court.

William Hones having obtained an attachment against the estate of Benjamin
Neafson who hath privately removed himself or so abscond that the ordinary
process of law cannot be served upon him for a debt due to the S. Hones
Benjamin Puffin^g gent Sheriff of this county non made return that he had
executed the said attachment on the surplus in his hands after the satisfaction
of Jays ^{own} judgment ag^t this Defendant. This day came the plaintiff
by his attorney and the defendant not appearing to reply the attached
effects it is considered by the court that he recover against this Defendant
the sum of fourteen pounds six shillings & his costs by him on this
behalf expended. But this judgment except as to the cost is to be
discharged by the payment of seven pounds three shillings & interest
from the 2^d of November 1775 till paid and ordered that the Sheriff
discharge this judgment after satisfaction of Jays own judgment
& that he return an account of his proceedings to the court.

John Hay and C^o p^lts } Attachment
David Bellh def^t } Dismissed (no appearance)

An Indenture of performance between William Fowler & ^{son} of the
one part and Nathan and Remwell Barnes of the other part was
proved by the oath of Charles Jaynes one of the witnesses thereto

William Blunt is by the court appointed guardian to Edmund Turner orphan
of James Turner whereupon the said William Blunt with Richard Kelle
his security entered into and acknowledged their bond on the penalty of
five hundred pounds for securing the said orphan estate and
indemnifying the court

Joseph Scott p^lts } Attachment
David Bellh def^t } Dismissed (no appearance)

Joseph & M^o Scotts ag^t David Bellh. attachment. Dismissed (no appearance)
Ordered that the court be adjourned till court on course

John Hay