

And it is ordered that the garnishee deliver the money in his hands to the plaintiff to his satisfaction of this judgment & cost
Joseph and Poling Williams having obtained an attachment against the estate of Lemuel Selks who hath privately removed himself or so abscond that the ordinary process of law cannot be served upon him for three pounds twelve shillings and six pence due by note Benjamin Duffin of gentleman sheriff of this county now made return that he had executed the said attachment on all the estate of the defendant in the hands of Will Selks and summons him as garnishee This day came the said Joseph & Poling Williams on and the garnishee appears & being first sworn deposes that he hath at least five pounds ten shillings of the estate of the ^{sd} Lemuel Selks in his hands Therefore it is considered that the ^{sd} Joseph and Poling recover against the said Lemuel Selks the ^{sd} Duffin's sum of three pounds twelve shillings and six pence and his cost by him on this behalf expended and it is ordered that the said garnishee with the money in his hands discharge the aforesaid judgment & costs

Briggs and Blou jctts }
Philip Booth def^t } Attachment
Oscar Booth garnishee in this suit being solemnly called and not appearing on the motion of the plaintiff by his attorney it is ordered that an attachment issue against him returnable to the next court

James Porter having obtained an attachment against the estate of Benjamin Newsum who hath privately removed himself or so abscond that the ordinary process of law cannot be served upon him for twelve pounds three shillings & six pence due by note Benjamin Duffin of gentleman now made return that he had executed the said attachment on the surplus in his hands after satisfaction of William Steins judgment This day came the plaintiff by his attorney & the defendant not appearing to reply the attached effect it is considered by the court that the said Porter recover against the ^{sd} defendant Benjamin Newsum the aforesaid sum of twelve pounds three shillings with interest to be computed at the rate of 5% per centum per annum from the 15th day of February 1775 till paid and his cost by him on this behalf expended & it is ordered that the sheriff discharge the aforesaid judgment & costs after satisfaction of William Steins judgment & that he make report to the court of his proceedings

William Vaughan having obtained an attachment against the estate of Benjamin Newsum who hath privately removed himself or so abscond that the ordinary process of law cannot be served upon him Benjamin of gentleman sheriff of this county now made return that he had executed the ^{sd} attachment on the surplus of any ^{in the hands of} in his hands This day came the ^{sd} Vaughan by his attorney & the defendant not appearing