

104. Whereas it is ordered that James Ridley and William Blunt executors take the deposition of the witnesses that may be produced by either party & return the same to the court & it is further ordered that John Taylor take administration on the personal estate of the ^{de} deceased during the present litigation.

Ordered that the executors of Int^r Little Gray Thomas Penon two hundred & twenty one pounds of Tobacco for three days attendance on this court & travelling nearly four miles three times returning accordingly ^{amounting to £ 2 10s 0d - Ingram}.

Give the wife of Benjamin Clayton this day appears in Court & being duly examined acknowledged her deed to Jas^t Ingram which is ordered to be recorded.

In account of the estate of Eleanor Cotten altho^r was presented in court by Edmund Tyler her guardian & being examined by the Court & found to have appeared & defendant to be recorded.

Charles Briggs & Co having obtained an attachment against the estate of Philip Butt who hath privately removed or is absent that the ordinary process of law cannot be served upon Benjamin Ruffin Jr. Gent now made return that he had executed the ^{process} attachment on the hands of Moses Booth & Hammond him as garnishee This day came the plaintiff by his attorney & the defendant not appearing on the motion of the P. Plaintiff by his attorney it is considered by the court that he moves against the P. defendant the sum of three pounds & interest from the 7th day of August 1701 till paid & this sum by them on this behalf expended & it is ordered that the garnishee discharge this judgment & Butt the having deposed that he has enough in his hands of the defendant estate for that purpose.

The 28th of
Sept^r A.D. 1701
def^r of attachment

Benjamin Ruffin et al. Gent^r of this county having made return that he had executed the attachment on the hands of Henry Andrew and Hammond him as garnishee the P. gave up and & being sworn deposes that he hath nothing in his hands of the estate of the P. defendant whereupon it is considered by the court that the attachment be dismissed.

An Indenture of Settlement from Ethelred Taylor John Taylor & James Taylor of the one part & Remy Taylor of the other part with the receipt thereon endorsed were proved by the oaths of ^{Deacon} Robert & John Peterson (as to Ethelred Taylor) & having been before proved by Robert Peterson & acknowledged by the other partie is ordered to be recorded.