

The sheriff now made return that he had executed the said attachment on three head of cattle, twelve head of hogs, three sheep, one cow, kids, one plough, one pitch bucket, one woman's hunting saddle, one man's saddle, one tobacco bag, ^{one} hand and a parcel of tobacco & three barrels and a parcel of tins, and the Plaintiff having proved his demand to be just judgment is awarded him for Clever bounds ten shillings and two pence with interest thereon from February 13th 1783 till paid and his costs by him in this behalf expended, and it is ordered that at 30th the sheriff sell the said attach'd effects at public auction for ready money & therewith discharge the above judgment and costs, and that he also return an account of his proceedings to the next court.

Olive Reese widow and relict of Edward Reese decd. Atff

against

Edward Reese an infant under the age of 21 years In Chancery
by John Reese his guardian Def.

The persons appointed to allot and set apart the dower of the plaintiff on the lands and slaves wherof her husband died sej^t and profis^d this day made their report in the following words to wit: "In obedience to an order of the worshipful court of Southampton bearing date August 1782. We the subscribers have laid off the dower of Olive Reese, relict of Edward Reese decd, the lands containing 105 acres a tract known by the name of Morgans tract, wheron stands the mansion house, and two negroes known by the names of Ben and Jethro which are valued to £8. 6. 8 more than her thirds which she is accountable for to the heir at law. To witness our hands this 4th January 1783. John Barrow, Joshua Thorpe, Henry Applewhite. Whereupon it is ordered and ordained that the said report be made final between the parties, and that the costs be equally borne between them

An indenture of bargain and sale between Samuel Bridgers Collins, Jemima his wife and Janet Britt widow of W^m Britt decd. of the one part and George Edwards of the other part was acknowledged by the said Samuel Bridgers Collins & Jemima his wife & Janet Britt the said Jemima being first privily examined as the law directs and ordered to be recorded.

William Edmunds having obtain'd an attachment against the estate of the late who hath privately removed himself or so absconds that the ordinary process of the law cannot be serv'd upon him for a debt due to the said William Edmunds, the sheriff now made return that he had executed the said attachment on two small hand saws, four planes, one plow, drawing knife, square, four chisels, two gouges, taper bit, hand saw file, two rounding & two hollowing planes, eight wash quarter rounds, two gages, gimblet, rule, claw hammer, two compasses, whit stone, punch & scudiron. Therefore on the motion of the