

said William Edmunds who proved his demand to be just by his own oath and the
 said John Lane not now appearing to reply the said attach'd effects, it is considered
 by the court that the plaintiff recover against the said defendants Two pounds
 eight shillings and four pence and his costs by him in this behalf expended. And
 it is ordered that the sheriff sell the said attach'd effects at public auction for ready
 money and therewith discharge the above judgment and costs and that he also return
 an account of his proceedings to the next court.

Lazarus Cook apnuee of Charles Johnston having obtained an attachment against the
 estate of Jacob Liles 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 Lazarus Cook
 apnuee of Charles Johnson. The sheriff now made return that he had levied the said
 attachment on one negro girl named Jane. Thereupon the motion of the said Lazarus
 Cook, and the said Jacob Liles not now appearing to reply the said negro girl it is
 considered by the court that he recover against the said Jacob Liles Twenty seven
 pounds four shillings with interest thereon from Decr. 25th 1776 till paid and his
 costs by him in this behalf expended. And it is ordered that the sheriff sell the said
 negro girl Jane, at public auction for ready money and therewith discharge the
 said judgment and costs, and that he also return an account of his proceedings
 to the next court.

Thomas Blunt orphan of Thomas Blunt decd. came into court and chose Edwin
 Gray his guardian. Whereupon the said Edwin Gray with Samuel Yello his security
 entered into and acknowledged their bond in the penalty of Two thousand pounds for
 securing the said orphans estate and indemnifying the court.

Roderick Bigelow apnuee of William Bigelow having obtained an attachment
 against the estate of Alexander Gray 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
 Roderick Bigelow apnuee of William Bigelow. The sheriff now made return that he
 had executed the said attachment on a horse and chain and also summoned John Blow
 and his son John Blow as garnissies. This day ^{ame} the plaintiff as the said John
 Blow who being first sworn deposed that he hath in his hands Seven pounds of the
 estate of the said Alexander Gray. Whereupon on the motion of the plaintiff and the
 said defendant not now appearing to reply the said attach'd effects it is considered by
 the court that he recover against the said Alex: Gray One hundred nineteen pounds
 with interest thereon from December 17th 1782 till paid and his costs by him in this
 behalf expended, and it is ordered that the said garnishee pay the sum in his
 hands to the sheriff toward satisfaction of the above judgment and costs, and that
 the sheriff sell the said horse and chain at public auction for ready money and
 therewith discharge as much of the above judgment and costs as the sale amounts to.