

204<sup>th</sup> 15/1  
 The estate of the said Defendant at the last court on one spinning wheel  
 and the Defendant not appearing to reply the property therefore on the  
 motion of the plaintiff it is considered by the Court that the plaintiff recover  
 against the said Defendant Twenty pounds four shillings the Debt in  
 the declaration mentioned and his cost by him in this suit expended &  
 the said Defendant in money be But this judgment except the  
 cost is to be discharged by the payment of Ten pounds two shillings  
 with interest at 5% per annum from the 1<sup>st</sup> day of March 1784  
 till payment — the Court releases to the defend<sup>t</sup> the attach<sup>d</sup> property above-ment<sup>d</sup>.

William Blunt adm<sup>r</sup> of Jesse Daw dead — p  
 against  
 Barham Newsum and Jeremiah Drew — D } In Debt  
 This day came the plaintiff by  
 his attorney and the Defendant Newsum being no inhabitant this suit abates as  
 to him and the other Defendant Drew being solemnly called and not appearing  
 on the motion of the plaintiff it is considered that the conditional judgment  
 204<sup>th</sup> 15/1  
 ag<sup>t</sup> the s<sup>d</sup> Defendant Drew obtained by the plaintiff at the last court be  
 confirmed for £20. 16. 4 the Debt in the declaration mentioned Therefore it is  
 considered by the Court that the plaintiff recover ag<sup>t</sup> him the said Twenty  
 pounds sixteen shillings & four pence and his cost by him in this behalf expended  
 and the s<sup>d</sup> Debt in money be But this judgment except the cost is to  
 be discharged by the payment of Ten pounds eight shillings three pence  
 and interest thereon from the 4<sup>th</sup> day of Feb<sup>r</sup> 1783 till payment

Thomas Mason ex<sup>r</sup> of Samuel Nicolson dead, p<sup>l</sup>  
 against  
 Rowell and William Edmunds ex<sup>r</sup> of John Dawson dead } In Debt  
 This day came the plaintiff by  
 his attorney and the Defendant Rowell being solemnly called and not appearing it is  
 considered that the conditional judgment obtained at the last court by the plaintiff be confirmed  
 for Two hundred and fifty pounds the Debt in the Declaration mentioned & the sheriff  
 making when that he had executed the attachment on the Defendant  
 not appearing to reply the property Therefore it is considered by the Court that the  
 plaintiff recover against the said Defendants the above Two hundred fifty pounds  
 270<sup>th</sup> 15/1  
 and his cost by him in this suit expended to be levied of the goods & chattels of the  
 said John Dawson at the time of his death in the hands of Defendants to be remain<sup>r</sup>  
 ing of so much they have if not that then the cost to be made of the proper  
 goods and chattels of the Defendants they lie in money be But this  
 judgment except the cost is to be discharged by the payment of Fifty  
 five pounds twelve shillings and ten pence and interest thereon after the rate  
 of 5% per ann from the 27<sup>th</sup> of January 1783 till payment

Elizabeth Pearson ad<sup>o</sup> of Joshua Harris p  
 against  
 Jeremiah Tyler — D } In Debt  
 This day came the plaintiff by her  
 attorney and the Defendant being solemnly called and not appearing on the motion of  
 the plaintiff it is considered that the conditional judgment obtained by her ag<sup>t</sup> the s<sup>d</sup>  
 159<sup>th</sup> 15/1  
 Defendant be confirmed for Twenty pounds the Debt in the declaration mentioned Therefore it is considered by the  
 Court that the plaintiff recover against the said Defendant the said Twenty  
 pounds and her cost by her in this behalf expended & the s<sup>d</sup> Debt in money  
 be But this judgment except the cost is to be discharged by the payment of  
 Ten pounds with interest thereon at 5% per ann from the 25<sup>th</sup> day of December  
 1783 till payment