

This day came the plaintiffs by their attorney and the defendant being solemnly called and not appearing on the motion of the plaintiff it is ordered that the consequential judgment obtained at the last court by the plaintiff against the said defendant be and also John Mundell sen<sup>r</sup> security for his appearance be confirmed for Fourteen pounds three shillings and six pence with interest thereon from the 15<sup>th</sup> day of March 1785 till payment being the debt in the declaration mentioned. Therefore it is considered by the court that the plaintiff recover against the said defendant and John Mundell sen<sup>r</sup> the aforesaid sum of Fourteen pounds three shillings and six pence together with interest thereon at the rate of 5% per annum from the 15<sup>th</sup> day of March 1785 till payment and their costs by them about their suit in this behalf expended, and the said defendant in mercy &c  
John & James Wilkinson Exors. &c of John Wilkinson decd. who was  
a partner of Charles Ross who was a partner of Elijah Crocker - - - Plaintiff Q. In Debt  
against John Mundell jun<sup>r</sup> - - - Dft.

This day came the plaintiff by their attorney and the defendant being solemnly called and not appearing on the motion of the plaintiff it is ordered that the consequential judgment obtained at the last court by the plaintiff against the said defendant & John Mundell sen<sup>r</sup> security for his appearance be confirmed for Nine pounds with interest thereon from the 25<sup>th</sup> day of December 1785 till payment being the debt in the declaration mentioned. Therefore it is considered by the court that the plaintiff recover against the said defendant the aforesaid sum of Nine pounds together with interest thereon from the 25<sup>th</sup> day of December 1785 till payment and their costs by them about their suit in this behalf expended, and the said defendant in mercy &c  
Joseph Rogers . . . Plaintiff Q. On a writ of Scire facias issuing on a  
against judgment obtained in this court by the plain-  
Jacob Turner special bail for Armstrong Dft. Plaintiff against arrested for

This day came the defendant by Richard Helle his attorney and waives over of the writ of Scire facias and to him it is read in these words to wit: "The Commonwealth of Virginia &c. Whereas the said defendant by his attorney pray and has leave to impanel till the next court

John Powell . . . Plaintiff Q. In Debt.  
against Lewis Foster & Richard Denomy . . . Defendants

This day came the plaintiff by his attorney and the attachment awarded at the last court against the estate of the said defendant being returned executed on two feather beds and furniture, two spinning wheels, a chest, table, frying pan, pot, about twenty weight of cotton, twenty barrels of corn about 250 lbs, she flour keg, and four meal bags, two tubs & three water jugs, two brandy barrels & one half bushel. and he not now appearing to reply the said attached effects on the motion of the plaintiff it is considered by the court that the plaintiff recover against the said defendant Four thousand pounds of Virginia inspected crop tobacco the debt in the declaration mentioned and his costs by him about his suit in this behalf expended, and the said defendant in mercy &c. and it is ordered that the sheriff sell the said attached effects at public auction for ready money and thencewith discharge this judgment and costs

It is at this judgment except the costs it is to be discharged by the payment of Two thousand pounds of Virginia inspected crop tobacco together with interest thereon at the rate of 5% per annum from the 25<sup>th</sup> day of December 1785 till payment Mem<sup>r</sup>. The plaintiff acknowledges satisfaction of this judgment January 1786 for Nine hundred pounds of tobacco