

92

93<sup>rd</sup> 26<sup>th</sup> 27/6 On the motion of the plaintiff it is considered by the Court that the plaintiff recover against the said defendants the said four pounds with interest thereon from the 25<sup>th</sup> day of December 1784 till payment & his costs by him in this behalf expended

93<sup>rd</sup> 26<sup>th</sup> 27/6 Upon the petition of Wm Blunt against Frederick Robinson & Thomas Roberts on Jan 22<sup>nd</sup> 1784 due by note this day came the plaintiff by his attorney the debts having been duly summons and not appearing Therefore on the motion of the plaintiff it is considered by the Court that the plaintiff recover against the said Defendants the sum of Two pounds and Eight pence & his costs by him in this behalf expended But this judgment except the costs is to be discharged by the payment of One pound and four pence with interest from the 21<sup>st</sup> of December 1776 till payment

108<sup>th</sup> 26<sup>th</sup> 27/6 Upon the petition of Peter Clark against Sterling Harris & Edward Harris for £2. 0. 8 due by note this day came the plaintiff by his attorney and the Defendants being duly summons and not appearing on the motion of the plaintiff it is considered that he recover against them the said Three pounds seven shillings with interest thereon from the 27<sup>th</sup> day of June 1777 till payment & his costs by him in this behalf expended to be settled (except costs) by a rule of this Court in specie by scale of depreciation established by Act of assembly for June 1777

111<sup>th</sup> 26<sup>th</sup> 27/6 Jerd Barham having obtained an attachment against the estate of James Battle who hath privately removed himself or so absconds that the ordinary process of the law cannot be served upon him for a debt due to J<sup>r</sup> Barham Powell Esq<sup>r</sup> a deputy sheriff under Benjamin Blunt high sheriff of this county now made return that he had levied the attachment on a parcel of Corn of the said Defendant who not appearing to deploy the same therefore it is considered on the plaintiff's motion who proved his demands to be just that he recover against the said Defendant Three hundred and forty nine pounds of Tobacco 212/6 & his costs by him in this behalf expended & it is ordered that the sheriff sell the corn attached at public sale for ready money & therewith discharge this judgment & that as so much as the said amount to & return an aid of his proceedings to this Court  
Altho<sup>tho</sup> Tho<sup>s</sup> Ridley Just<sup>ice</sup> Josiah Vicks

Thomas Pearce  
against  
John Rogers & Mary Weston  
On a bond given to deploy the Estate of the said Rogers taken by virtue of a Writ of Facias issuing on a judgment obtained in this Court by the plaintiff against the said Defendant  
On the motion of the plaintiff by his attorney and by virtue of the Act of assembly in that case made and provided the Defendant having had legal notice hereof Execution is awarded the plaintiff against the said Defendant for Twenty one pounds & his costs & eight pence with interest thereon after the rate of 5% per annum from the 13 day of June 1785 till payment according to the condition of the bond aforesaid for his costs by him in this behalf expended

120<sup>th</sup> 26<sup>th</sup> 4/5