

against the said defendant his said debt and his costs by him about his suit in this behalf expended and the said defendant in mercy &c. And the defendant Benjamin Watkin being returned no inhabitant it is ordered that this suit abate as to him.

209<sup>th</sup> lot  
8/16/6

But this judgment except the costs is to be discharged by the payment of Nineteen pounds two shillings and nine pence together with interest thereon to be computed after the rate of five per centum per annum from the 23<sup>d</sup> day of January 1784 till paid.

John Underwood  
against  
Matthews Underwood

Pliff }  
Def. } In Case

This day came as well the plaintiff by Daniel Fisher his attorney and thereupon came also a jury to wit: Joseph Parise, John Turby Richard Delbach, Isham Newsum, John H. Pond, Jacob Porter, James Maston, Primos Westbrooke, Samuel Francis, Henry Love, Benjamin Blifton & Burwell Howlings, who being sworn delectally to enquire what damages the plaintiff hath sustained by the occasion in the declaration mentioned upon their oath do say that the plaintiff hath sustained damages by occasion thereof to Five pounds besides his costs. It is therefore considered by the court that the plaintiff recover against the defendant his said damages in form aforesaid aforesaid, and his costs by him about his suit in this behalf expended, and the said defendant in mercy &c. John Rogers and Micajah Holliman Gentlemen are by the court nominated to his Excellency the Governor as fit and able persons to execute the office of sheriff in this county for the ensuing year.

1001<sup>th</sup> lot  
8/15/

Howell Edmunds assignee of Jesse Drown

Pliff }  
Def. } In Debt

against  
Joel Newsum, Isham Newsum & Micajah Harris. Def<sup>s</sup>

This day came the parties by their attorneys and the defendants withdrawing their former plea say that they cannot deny the action of the plaintiff nor but that they owe to the plaintiff Fourteen hundred pounds virginia money as specified in the declaration, in manner and form as the plaintiff hath declared against them. Therefore it is considered by the court that the plaintiff recover against the defendant his said debt and his costs by him about his his suit in this behalf expended and the said defendant in mercy &c. But this judgment except the costs is to be discharged by the payment of Seven hundred pounds virginia money together with interest thereon to be computed after the rate of five per centum <sup>per annum</sup> from the 11<sup>th</sup> day of May 1780 till payment which by a rule of court and according to an act of assembly in that case made and provided is to be discharged in specie at the rate of one pound specie for every sixty pounds paper currency.

279<sup>th</sup> lot  
8/15/

Elizabeth Howell

Pliff }  
Def. } In Debt

against  
Richard Masard & Randolph Newsum

This day came the parties by their attorneys and the defendants withdrawing their former plea say that they cannot deny the action of the plaintiff, nor but that they owe to the plaintiff Twenty pounds four shillings specie as specified in the declaration in manner and form as the plaintiff hath declared against them. Therefore it is considered by the court that the plaintiff recover against the de-

12/1/1