

An indenture of bargain and sale between Joel Nensum and Sally his wife of the one part and George <sup>181</sup> Gandy of the other part was acknowledged by the said Joel Nensum and Sally his wife, he being first privately examined as the law directs and ordered to be recorded.

An indenture of bargain and sale between Joel Nensum and Sally his wife of the one part and Thomas Nensum of the other part was acknowledged by the said Joel Nensum and Sally his wife she being first privately examined as the law directs and ordered to be recorded.

The last will and testament of Owen Myrick decd. was presented in court by Howell Myrick one of the executors therein named, proved by the oaths of Thomas Pete, Arthur Appliswhite and William Nensum the witnesses thereto and ordered to be recorded. And on the motion of the said executor who made oath according to law (liberty being reserved for the other executor to qualify) certificate is granted him for obtaining a subpoena but thereof in due form giving security. Wherefore the said Howell Myrick with Arthur Appliswhite his security entered into and acknowledged their bond in the penalty of Three thousand pounds for his due and faithful administration on the estate of the said decedent and performance of his will.

Ordered that Randolph Nensum, Drury Parker, Richard Johnson and Thomas Pete or any three of them being first sworn before a justice of the peace of this county do appraise in current money the slave (Jeny) and personal estate of Owen Myrick decd. and return the appraisement to the next court  
Joshua Hooper.

Matthews Morgan, Thomas Hunt v. Richards & Coys sen: Deft. } On a bond given to reply the effects of the defendant Margaretta by virtue of a writ of fieri facias issuing on a judgment obtained in this court by the plaintiff against the said defendant

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On the motion of the plaintiff by his attorney and by virtue of an act of Assembly in that case made and provided the defendants having had legal notice hereof execution is awarded the plaintiff against the estates of the defendants for one hundred and eight pounds seven shillings and nine pence with interest thereon from Novbr. 9<sup>th</sup> 1785 till paid according to the condition of the bond aforesaid and for his costs by him in this behalf expended.

An indenture of bargain and sale between John Barrett of the one part and Nathan Britt jun: of the other part was acknowledged by the said John Barrett and ordered to be recorded.

An indenture of feoffment between James Mercer and Batharine his wife of the one part and Robert Bowden of the other part and the memorandum of livery of seisin thereon endorsed were acknowledged by the said James Mercer and Batharine his wife she being first privately examined as the law directs and ordered to be recorded.

The last will and testament of John Hooper decd. was proved by the oath of Charles Briggs one of the witnesses thereto and having been before proved by the oath of another witness is ordered to be recorded.

The persons appointed to view the conveniences and inconveniences attending the turning of a road petitioned for by John Whitehead reported that no inconveniences would attend the same, wherefore it is ordered that the said John Whitehead have leave to turn the said road according to the prayer of his petition.

An account current of the estate of James Channell decd. was reported by the persons appointed to examine same and settle the same and ordered to be recorded.

On the petition of Sondall Hooper for leave to erect a water grist mill on the flat swamp opposite to the lands of Sauton Barnes and praying that a jury may be impanelled to enquire of the damages and lay of and value an acre of the said Sauton Barnes land for the purpose aforesaid, it is ordered that a writ of ad quod damnum ipius and that the Sheriff report the same to the next court.

Nicholas Marget Esq. v. Thomas Turner decd. having obtained an attachment against the estate of Brittain Pike who hath privately removed or so absconds that the ordinary process of the law cannot be served upon him for Eight pounds current money of Virginia, and the Sheriff of this county making return that he had executed the attachment in the hands of William Whitehead and summoned him a garnisher, this day came the plaintiff by his attorney and the said garnisher appearing and being sworn deposed that he hath a deed of trust for 340 acres of land and three negroes Dick, Jacob & Isaac which property he intends to expose to sale on the 22<sup>nd</sup> day of March next and that the said deed of trust was given to him by the defendant in order to secure the payment of Two hundred and two pounds three shillings with