

John Scott & Thomas Ridley Esqrs v. John Scott decd pliffs } In Debt  
against }  
William Smith & Elizabeth his wife Esqrs v. James Taylor decd deft }

This day came the parties by their attorneys and thereupon came also a jury to wit Isaac Williams Jr. Sr. Arunton John Smith Samuel Mecon Thomas Clements Joseph Butt Matthew Butt Abram Williamson Henry Allen Kirby Bittle David Washington & Wm. Williams who being elected had sworn to speak upon the issue joined upon their oath do say that the defendants have not paid the debt in the declaration mentioned as the plaintiffs against them hath complain'd they do assess the plaintiffs damages by occasion thereof to one penny besides his costs Therefore it is considered by the court that the plaintiffs recover against the s<sup>r</sup> defendant One hundred & eighty pounds the debt in the declaration mentioned & their costs by them about them laid in this behalf expended & to be recovered of the goods & chattels which were of the s<sup>r</sup> James Taylor at the time of his death in the hands of the s<sup>r</sup> Elizabeth his ex<sup>r</sup> to be administered of so much they have if not the costs to be made of the proper goods & chattels of the defendants the same may be But this judgment except the costs is to be discharged by the payment of Ninety pounds with interest thereon after the rate of 5% per annum from the 24 day of March 1779 till the time of payment - By a rule of court this judgment is to be settled by the scale of depreciation in specie to be computed from the Month of March 1779 as established by act of Assembly

John Scott & Thos: Ridley ex<sup>r</sup> John Scott decd pliffs } In Case  
against }  
W<sup>m</sup> Smith & Eliz<sup>t</sup> Smith his wife ex<sup>r</sup> Ja<sup>s</sup> Taylor decd deft }  
Dismissed by the plaintiffs (on their motion)

John Scott & Thos: Ridley ex<sup>r</sup> John Scott pliffs } In Case  
W<sup>m</sup> Smith & Eliz<sup>t</sup> his wife ex<sup>r</sup> Ja<sup>s</sup> Taylor deft }  
<sup>1751</sup>

This day came the parties by their attorneys and thereupon came also a jury to wit Isaac Williams Jr. Sr. Arunton John Smith Samuel Mecon Thomas Clements Joseph Butt Matthew Butt Abram Williamson Henry Allen Kirby Bittle David Washington & Wm. Williams who being elected had sworn to speak on the issue joined on their oath do say that the defendants testator did assume upon himself in manner & form as the plaintiffs agst him have complain'd they do assess the plaintiffs damages by occasion thereof to two pounds seven shillings & seven pence besides his costs Therefore it is considered by the court that the plaintiff recover against the s<sup>r</sup> defendants their damages aforesaid in form aforesaid ass'd together with their costs by them about their suit in this behalf expended to be levied of the goods and chattels of the s<sup>r</sup> James Taylor at the time of his death in the hands of the s<sup>r</sup> Eliz<sup>t</sup> his executors to be administered of so much they have if not the costs to be levied of the proper goods & chattels of the s<sup>r</sup> defendants the same may be

W<sup>m</sup> Blunt & Son: Blunt agst W<sup>m</sup> Dyan pliffs } In Debt  
Eliz<sup>t</sup> Croker & An<sup>r</sup> Rindall deft }  
No Bill or Sum filed in this suit