

315

Edmund Wilkins pltf }
 against } In Debt
 John Rivers def }
 2959

This day came the plaintiff by his attorney and the sheriff returning that he had levied the attachment and awarded the plaintiff at the last court agst the estate of the defendant "on a saddle" And the defendant not appearing to reply to the & attach his property Therefore it is Considered by the court that the plaintiff recover against the said defendant ~~10~~ 204.76 £ pounds the debt in the declaration mentioned & his costs by him about his suit in this behalf expended & the P. def. to pay the B&L of this judgment except the costs is to be discharged by the payment of Three pence with interest thereon from the 7th of October 1786 till paymt.
 The pltf recd the abctd effects in court

John Stevens pltf }
 vs } In Debt
 Jps Carr def }

Desimpd by agreement of the parties

Micajah Holliman gentleman produced to the court from the Governor of this Commonwealth a Commission to Act as sheriff of this county which was read & thenceupon the s^r Micajah Holliman with Wm Muquhart Burwell Williamson & Ann Hobbs entered into & acknowledge their bond in the penalty of ten thousand pounds conditioned for the s^r Micajah Holliman due & faithful collection of taxes within this county & accounting for the same as the law directs also for the performance of all other duties as sheriff - and on the s^r Micajah Holliman offering to take the oath afores by law it is the opinion of the court that he shall postpone qualifying until November court pursuant to a rule of the court in the case of the former sheriff

Abo^t Thos Tufts Pres^r Micajah Holliman

John Barrow pltf }
 vs } In Case for Slender
 Micajah Warren def }

This day came the parties by their attorneys and thenceupon came also a jury to wit Thomas Simmons Stephen Burnemorell Ruling Francis Tho^r Westbrooke Henry Tudor Sterling Foster James Tufts Henry Vaughan Wm Whitehead Isaac Williams Jeremiah Tyler & William Williams who being sworn did swear the truth to speak on the issue joined upon their oath do say that the defendant is guilty in manner and form as the plaintiff against him hath complained they do assess the plaintiffs damages by occasion thereof to ~~40~~ 30 pounds besides his costs Therefore it is Considered by the court that the plaintiff recover against the said defendant his damages afores^r inform afores^r aprie and his costs by him about his suit in this behalf expended by the s^r def^r in meny &c - M^r the Plaintiff on court agrees to release Thirty five pounds part of the damages afores^r & the defendant agrees to release all errors on her part

Ordered that John Barrow pay to John Bowle 475^a Tols^r for 19 days attendance on a witness for him against Michael Warren - also Rich^r Derry 475^a Tols^r for same - also to Henry Westbrooke 475^a Tols^r for same - also to Jps Cooper 300^a Tols^r for 12 days attend^r for same - also to James Drewit 325^a Tols^r for 18 days att^r for him agst s^r Warren -