

201 1st Mr. Pitts, Joseph Harrison, James Wilkinson, James Douglas  
Christopher Gardner, David Neusum, Nicholas Bristow Esq<sup>r</sup>  
Silas Pledge and William Barnes who being called to witness  
the truth to speak upon the question upon this oath do say  
that the defendants have no power the debt in the declaration mentioned  
transacted in manner and form as aforesaid than the plaintiff has  
complained of and they do assess the plaintiff damages by reason  
thereof to one penny therefore it is considered by the Court that  
the plaintiff recover against the said defendants 14/- ten pounds  
one shilling and four pence his costs by him in this behalf expended  
and the defendant in Mercy & 13/- of his judgment except the costs  
is to be discharged by the payment of nine pounds and eight pence  
and attorney's fees after the rate of 5/- per cent per ann<sup>m</sup> from  
the 21<sup>st</sup> day of November 1792 till payment

Bridget to be deducted for four pounds twelve shillings paid  
March 22<sup>nd</sup> 1792 —

Nathaniel Pitts.

Court

In Chancery

Against Lewis Port and Phillips Inhabitants of Pitts

574

On the motion of the complainant by his attorney the debt  
having failed to file his answer within the time prescribed by  
law it is decreed and ordered that the defendant be forever  
foreclosed from all equity of redemp<sup>t</sup>ion to the sum of Money  
in the Complaintants bill mentioned and he shall appear to  
answer the said bill on or before the next court to be held in July

Caesar Adams and son his wife

Court

Against William Wright

In Chancery

On the motion of the complainant by his attorney the  
defendant having failed to file his answer within the time pre-  
scribed by law it is decreed and ordered that the defendant  
be forever foreclosed from all equity of redemp<sup>t</sup>ion to the stock  
of horses cattle and hogs hawthorn & timber furniture plantations  
attorneys fees for a days wheat rats & peas bonds notes and open  
accounts to be in the complainants bill mentioned and he shall appear to  
answer the said bill on or before the next court to be held in July