

lay off a part and set apart to the defendant. May White one third part of the land
in the county whereof Shelly White did leave and proposes for her in this having regard
to equality as well as quantity, and that they divide all that part to the said May one
third part of the following, since though said Shelly White did propose for her
land Peter, Jacob, James, Sam, Anna, George, Randolph and Amaria and that
they were the remaining two thirds of said land and slave into three equal parts
and assign to the complainants Jacob & Jacob and Nancy his wife in right of his
wife Nancy one equal share, to the defendant John D. White one equal share and
to the defendant Thomas D. White the remaining share and that they make report of
their acting and doing in this behalf to the court in due time to a final decree.

On the motion of James Barnes (who made oath according to law) for reimbursement of money
paid by him on certain land which he owned previous to the first day of January 1792.
It is heard that he has judgment for four dollars and fifty one cents the day and
damage on a tract of land retained in the name of Robert Sharpe for the non-py-
ment of taxes and damages thereon for the years 1793-1794-1795-1796 the
attorney for the commonwealth being present.)

An Indenture of bargain and sale between Martha Tyres of the one part and
William Stringfield of the other part was acknowledged by Martha Tyres party thereto
and record to be record.

Abrahm George Burley, Present James Jones Notitioner

Ordered that Jonathan Lister, Peter Lister, Solomon and James Jones or any two of them or some
part and settle an account account of the estate of Shelly White etc. and report to the court

On the motion of Anne Barnes (who made oath according to law) for administration
on the estate of Littlebury Barnes etc. she same is granted her the day and
with afforesd County, whereupon the said Anne Barnes with Abrahm Burley and David
Keturam her securities entered into and acknowledge their bond in the penalty of
five hundred dollars conditioned as the law directs.

Ordered that Henry Thomas, John Thomas, George Burley and Richard Blane or any two
of them being first sworn before a Justice of the peace for this county do appear on
account money she claims of any and personal estate of Littlebury Barnes etc. and
return the appearance to the court.

On the motion of Abingdon Harry (who made oath according to law) for reimbursement
of money paid by him on certain land which he owned previous to the first of January 1792.
It is heard that he has judgment for four dollars and forty nine cents the day and
damage on a tract of land retained in the name of Joseph Johnson estate for the non-
payment of taxes and damages thereon for the years 1793-1794-1795-1796-1797 the
attorney for the commonwealth present.

Be itas depository and Mary Ann his wife late Mary
Ann Bush, Esq. of Abingdon, Va. ^{affd}

^{affd} In debt

Thomas Pittman, Surety, son of a certain Joseph Denner
of himself or his wife late of Barbara Williams etc. ^{affd}

On Motion of the defendant by his attorney who pleads payment to
which the plaintiff by his attorney replied generally he is bound that the judgment
stands in the office against the said defendant be set aside.