

364

have procured as aforesaid, on the 26th day of July next, at being first sworn before a Justice of the Peace for that purpose, to remove force if any shall be affixed and Survey and lay off the line so in dispute according to the most known ancient and Survey and lay off the line so in dispute according to the most known ancient and reputed bounds thereof bearing regard to all Patents and evidence that shall be produced by either of the Parties, at the charge of the party against whom the right to such bounds shall be determined, and shall he make a full and report of his proceedings theron to the next court after the said Survey shall be made —

The Persons appointed Preceptors, masters in Precinct No. 25 having reported that there was no time sufficient to have precepted between Harry Popto and Lawrence Vaughan, one Notary Publick, for issuance of an act of Assembly in such case made and passed, Therefore it is ordered that the Surveyor of this County, in Company of an able Jury consisting of at least twelve freeholders of this County, to be summoned by the Sheriff, who is to attend the same, do go upon the lands of the said Harry Popto and Lawrence Vaughan, which said refusing to have precepted as aforesaid, on the 27th day of July next, at being first sworn before a Justice of the Peace for that purpose, remove force if any shall be affixed and Survey and lay off the line so in dispute according to the most known ancient and reputed bounds thereof, bearing regard to all Patents and evidence that shall be produced by either of the Parties, at the charge of the party against whom the right to such bounds shall be determined, and that he make a full and report of his proceedings theron to the Court next after the said Survey shall have been made —

Samuel & Boykin and David & Boykin Preceptors masters appointed in Precinct No. 1 having made return that as line between Sam'l Boykin and Daniel Boykin was refused to have precepted, for issuance of an act of Assembly in such case made and passed, Therefore it is ordered that the Surveyor of this County, in Company of an able Jury, consisting of at least twelve freeholders of the County to be summoned by the Sheriff, who is to attend the same, do go upon the lands of the said Sam'l Boykin and Daniel Boykin which was refused to have precepted as aforesaid, and lay off the line so in dispute before a Justice of the Peace for that purpose, remove force if any shall be affixed and Survey and lay off the line so in dispute, according to the most known ancient and reputed bounds thereof bearing regard to all Patents and evidence that shall be produced by either of the Parties, at the charge of the party against whom the right to such bounds shall be determined, and that he make a full and report of his proceedings theron to the next court after the said Survey shall have been made —

Recd Lyndall Garrison to Peggy Dogal orphan of John Dogal all the day returned an account of said Dogal estate which and expenses are allowed by the Court and ordered to be recorded —

Ordered that Dick Lavelle Garrison to Peggy Dogal orphan of John Dogal deceased affly or much of the principal of his estate let a note together with the interest which he among them make the sum of fifty one dollar and fifty eight cents for me to receive the support and maintenance of my Ward —

Ordered that the overseer make yesterday affording Auditor to settle an account current of Peter & Smith's administration on their Indebt State. Be so amended that Peter & Smith together with Charles McRae or any two of them to examine State and settle the account of the administration of Peter & Smith on the date of Henry Smith received, and make a report thereof to the Court —