



Therefore it is ordered that the said John Williford give security for his appearance before this court at March Term next himself in the sum of \$300 and two securities in the sum of \$150 each & in default thereof that he be committed to jail till such security be given - whereupon the said John Williford, ^{James A. French & D. G. Davis} his securities, themselves indebted unto his Excellency Mr. B. Giles Esq; Governor or chief magistrate of this comd. and his Successors in office for the time being himself in the sum of \$50 and his said securities in the sum of \$25. each to be levied of their respective goods & chattels lands & tenements and to the said Governor for the use of the court rendered - Yet upon this condition that if the said John Williford shall keep the peace and be of good behavior towards all the good citizens of this comd for the space of 12 calendar months from this day but more especially towards Josephah Bliggs of this county then this recognizance to be void or else to remain in full force & virtue - and the said John Williford with James A. Newman & Edwin Pettway his securities here in court acknowledged themselves indebted unto his Excellency Mr. B. Giles Esq; Governor or chief magistrate of this comd & his Successors in office for the time being the said John Williford in the sum of \$300 and his said securities in the sum of \$150 each to be levied of their respective goods & chattels lands & tenements & to the said Governor for the use of the court rendered - Yet upon this condition that if the said John Williford shall personally appear before the county court of Southampton at the common assizes on the first day of October next by 10 o'clock of that day then & there to answer the felony aforesaid & shall not appear thence without leave of the court then the above obligation to be void or else to remain in full force and virtue -

~~Hanover v. Hancum & C. S. Decree as filed by counsel~~

~~# Abt. Oris Appr. Pres. James P. Ellsworth Bent.~~

~~+ Johnson v. Johnson & S. S. Decree as filed~~

Edward Rees will fully prove by Jacob Hughes & ors. John G. Mason one of the 20th therein named required in said court to qualify as such, The other 20th therein named being an infant - Therefore on the motion of A. P. Pette for adm^{it} with the will annexed of said Edward Rees ^{the same is granted him} who gave bond & secy. & qualified according to law -

Ordered that Benjamin Lewis, Saml. Drury, Harry Harris, Harvey Newman or any & appraise said estate -

~~+ Com. v. Rice Pres. Cont.~~

~~Com. v. Harrison & C. Pres. cont. onbe. prosequi entered~~

~~Com. v. John Cooper Pres. not guilty resp. issued to witness John Shields, James B. Miller, Jordan Spivy, William O. Bailey, James W. Beale, Burwell Williams, James Wapser, George Branch &c. Saml. James, Richd. Bell & Benj. & Brister & Joseph Greenw. ret. writ for Dist. Judge adj with costs -~~

~~On the motion of John M. Hanley attⁿ of George Simley acc^s. It is ordered that M. C. Cobb examine state & settle an account of George Simley, Guardianship of the orphans of Jeremiah Drake acc^s & make up &~~

United States vs
George A. W. Lewis
Harvey Newman,
John C. Turner &
costs -
Court. vs H. J.
Court. vs E. C.
Court. vs J. C.
Court. vs D. C.
Court. vs A. C.
Court. vs E. C.
Court. vs L. C.
Nick & wife
Cook vs J. C.
Damages to
Dowdy & S.
victims to
Ordered

At a court
of November

Prest. M.

Linnmont v.

Abram

Williamson v.

+ Reece as Rec.

+ Crampton ad.

Barham v.

Jones v. v. 1.

Joseph Greenw.

Wolton, befor

Reeves Board.

Breyer ad. v.

victims for C.

Blair v. Col.

Banking v.

Gray v. Clayton

the case of Jones

Ridder v. McA.

for Dist. Judge

action in this court

Graham v. Sir

Nicholas Meagor

J. Harry Rich. Rec.

in concert w/ party

or not of Dist.

conflict of duty