

318.

Newton with Chatty Agreement act<sup>d</sup> by Newton one of the parties &  
ordered to be recorded as to him

Exon Everett will proved by 2 witnesses & ordered to be recorded

Admon on Martha Williams's est. is granted to Samuel Williams

& who made oath & gave bond & security according to Law

On the motion of Jacob Barnett it is ordered that Thomas Everett & Caleb Everett  
& Jacob Barnes view the way proposed by the said Barnett to alter the road

& running near his house & resp<sup>t</sup> the comparative conveniences & inconveniences of

& Prince George to Bryant Dab act<sup>d</sup> wife relinquishment recd & Recorded

On the motion of Edmund Sharp it is ordered that Master Coll examine

the act<sup>d</sup> of the said Sharp as far as Howell Ferguson & makes resp<sup>t</sup> of

Cherry Green a free woman of colour who stands charged with the murder  
of her infant child

was again set to the bar in custody of the keeper of the gaol of this County, and  
therupon sundry witnesses to wit Charles Butts & James D Mapenburg were  
sworn and examined on behalf of the County, and the prisoner was fully heard  
by Counsel. On consideration whereof it is the opinion of the Court that the  
prisoner ought to be tried for the said offence at the next Superior Court of  
Law to be held for this County and therupon she is remanded to jail.

Be it remembered that Charles Butts & James D Mapenburg herein joint  
severally acknowledged themselves indebted to John Floyd Esq: Governor of  
this Commonwealth in the sum of three hundred dollars of their respective  
lands & tenements, goods & chattels to be levied and to our said Governor and  
his successor for the use of the Commonwealth rendered. Set upon this condition  
that if the said Charles Butts & James D Mapenburg shall make their per-  
sonal appearance before the Judge of our Superior Court of Law to be held for  
this County, on the first day of the next Term by 10 o'clock of that day to give  
such evidence as they know on behalf of the Commonwealth against Cherry  
Green a free woman of colour, then the said recognizance to be void or else to  
remain in full force & virtue -

On the motion of Littleberry Mason it is ordered that William H. Lee, John  
Boyle & Melvin Phillips view the road proposed to be altered by said Mason  
& near his house & resp<sup>t</sup> of

(M.)

& Absent William H. Gardner now Prest Alex: P. Peale Govt:

Doles. v Daniel & wife (sic) for Plea of misnomer filed by Spt off Justf:  
& set aside.

Ordered that John Dab, John Ferguson, Jonathan Britton & John  
Matthew Williams & John Dab  
Ferguson or any three app<sup>r</sup>: Matthew Williams est. & resp<sup>t</sup> of  
Thomas Everett & Caleb Everett qualified as Exon of Exon Everett etc  
& gave bond & security according to Law

Ordered that Lewis Worrell, John Barratt, Jacob Barnett, & Saml  
Majet or any three app<sup>r</sup>: said Estate -

& Pellow ap<sup>r</sup>: v Alkes Exon Dab remissed  
Same v Same Debt remissed

Pellow to be

Ordered that

Edwin Gray &amp;

Ordered that

At a Court of gen<sup>r</sup>

1830. -

Invent.

Ordered that

in the room of

Lucy Neuman

atm<sup>r</sup> on her a-

testate of the c-

of this County

Ordered that

or any three

Coll by me

(not filed) filed.

Blunts lem

Andrews ac

Harris by m

Barham Co

filed &amp;

Blunts lem

filed &amp;

On the motion

to view the s-

Race have b-

as continued

by the 1<sup>st</sup> C.

Parker ap

Lawrence ap

Cooper or P

Same to

Same to

Glen

William fo

Dasty n.

Riste ap

Robbie ac

John Baile

Same -