

108

the penalty of the said bond and the costs by him in this behalf expended. And the said defendant
in mercy &c. But this execution may be discharged by the payment of Fifty dollars &
ninety three cents with legal interest from the 13th day of January 1838 till paid and the costs.

Mary Sonqret administrator of John Denogue deed for the benefit of John M Holland & Pitt

against

Robert Dorewry and Samuel M Fonda.

^{I motion on a}
^{Debt's bond taken for}

The forthcoming of property at the day of date.

ff. 5.06
Fif. 150

This day came the plaintiff, by her attorney, and it appearing that the defendants have had legal
notice of this motion, they were solemnly called but came not, therefore it is considered by this court,
that the plaintiff, may have execution against the said defendants for the sum of Eighty nine
dollars the penalty of said bond and the costs by her in this behalf expended. And the said defend-
ants in mercy &c. But this execution may be discharged by the payment of Forty four dollars and
fifty cents with legal interest thereon from the 15th day of January 1838 till paid and the costs.

Copies of the Registers of William Nicholson and Joshua Pethow, free negroes, were examined and con-
sidered to be truly made.

The last Will and Testament of Edith Turner's deed was proved by the oath of Nicholas W Schott
and Settler R Edwards two of the witnesses thereto and ordered to be recorded.

On motion of Benjamin Lark, ordered that he be exempt from the payments of levies and taxes in fu-
ture, on his negro man Toney, he being aged and infirm.

Ordered that Master Commissioner Cobb examine states and settle Thomas B. Worrell's administration account
on the estate of Lewis Worrell deed and make report thereof, to this court with any matter specially stated
deemed pertinent by himself or which he may be required to state.

Ordered that the sheriff summon all the acting Justices of the peace for this County to the next court, to
the first day of the next term to take into consideration the propriety of allowing to the Portsmouth &
Round Rail Road Company a reasonable sum for permitting the citizens of this County to pass over
their bridge across the Dottoway River at Locketteville.

By consent it is ordered that the Indentured binding Maria, a free negro girl to John B. Mengum be
and they are hereby transferred to Patrick A Rawlings according to law.

Dorewry Waller administrator of Nathaniel Foster deed who was administrator of Thomas Westbrook,
and

^{ff. 5.07}
In Chancery

against

Samuel Blunt Executor of Samuel Blunt and John M Gurley admr. of George Gurley's
and Benjamin Griffin Sheriff and admr. of Robert Goodwyn's deed

The plaintiff having failed to file their amended bill at Rules, the cause came on to be heard on the
specifications formerly read. Whereupon on motion of the defendant by counsel the cause was adjourned with costs.

Jeremiah Springs is a just guardian to Polly Lowe orphan of John Lowe deed and therefrom her together
with John Brown and James Colayton, his securities, entered into and acknowledged a bond on the
matrix of Fifty dollars conditioned to the said directs.

Present William A Sparks
Dorewry Billie of the County of South
some other sharp instruments with which
el Francis. This day again appear
es were sworn and examined, and the
opinion of the court, and according
execution for the said offence.

Ordered that Master Commissioner
tion on the estate of Lucy Gurley and
as pertinent by himself or which he

On the petition of John Hargrove &
Jacob Jordan, for his son and
ourselves in danger of suffi-
Jacob Jordan be summoned to the
give to the said Hargrove & Wor-

Abram Reddick
against
Jacob Jordan

The plaintiff not further

Ordered that the court be adjourned
The minutes of the for-

Officer judgments confirmed by
the last day of March Term.

Hawkins Pond
against
Benjamin Jenkins

The defendant still failing
that the plaintiff recover against
ff. 6.80
therefrom the 25 day of Decem-
Fif. 150
ber by him in this behalf expe-

Thomas B. Worrell admr. of Sam-
against
Reuben Whitfield

The defendant still failing
the court that the plaintiff recover
legal interest therefrom the 9
ff. 6.30
Fif. 150
days and the cost by him in the
cause. This judgment is to be on
lars & sevens five into finds de-