

I am a Slave the property of William A Spark of this County who long time committed to the jail of this County for robbing me of my and breaking down with a rod Richard Johnson, was set to the law in custody of the jailor of this County (the Court dismissed for his trial having failed him) and Sunday night being sworn and examined the attorney for the Commonwealth with the agent of the Court said he will not further prosecute against the said Tom for the offence aforesaid Therefore it is ordered that the said Tom be forthwith discharged from custody.

Richard Clements and William G T Clements who stand bound by recognizance for their appearance here to answer the complaint of Sifa Holt against them this day appeared whereupon the said recognizance is continued till the next Term.

Sarah Anderson the wife of John Anderson do^r appeared in Court and declared she will not take or accept the provision made for her by the will of her husband or any part thereof and renounced all benefit which she might claim by the said will.

Absent Samuel R Hines Present William A Spark Govt

X On the motion of Seth D Williams against William H Holt guardian of Jonathan Bryant for counter Security. It is ordered that the said William H Holt be summoned to the next Court to show cause why he should not be ruled to give the Seth D Holt same good counter Security according to Law.

Isham a negro man slave the property of the estate of Daniel Vick do^r of this County who has been committed to the jail of this County for threatening and attacking to kill Wm Pottman with an axe and for using seditious and unkind language to Harry Pottman and threatening in case she had him whipped that he would run her, and for breaking a fence rail over Newbern Bridges in attempt to take her in company with the said Wm Pottman with whom he lived and called Squall on the 6 day of September 1823 she threats made to and against Harry Pottman on Friday (that last) was set to the law in custody of the jailor of this County (the Court dismissed for his trial having failed to meet) and being duly arraigned pleaded not guilty, and Sunday night being sworn and examined the attorney for the Commonwealth with the agent of the Court said he will not further prosecute against the said Isham for the offence aforesaid Therefore it is ordered that the said Isham be discharged from custody.

2-30 Lewis Vick having obtained an attachment against the estate of Head Powell his Tenant for seven dollars for rent which will become due the first day of January 1823 and the Constable having made return that he had attached sundry goods of the said Head Powell this day came the said Lewis Vick and the defendant not appearing it is considered by the Court that the said Lewis Vick recover against the said Head Powell the aforesaid sum of seven dollars and the costs of this action. That the Constable make sale of the attached effects aforesaid upon a credit until the said first day of January 1823 take bid and good security of the purchasers giving a transcript to the Plaintiff in possession of this judgment and the balance return to the plaintiff and make return thereof to the Sheriff.