

John M. Early and Samuel Miller severally produced to the Court on oath an account of their services as Commissioners of the Revenue & the Court have considered that twenty five days were requisite for each of them to perform the services aforesaid.

To Littleton R. Edwards Clerk of this Court Twenty five dollars are allowed for examining & certifying the books of the Commissioners of the Revenue this year.

On the Motion of Thomas Harcum. Ordered that William M. Jones also be appointed Special Commissioner for the purpose. That settle & adjust an account of the said Harcum's administration in British Gold's estate & make report thereof to Court with any matter specially stated deemed pertinent by himself or which he may be required to state.

Patience Russ

Def.

against

85.16 Micajah Holloman alias Barker & Joseph Manry. { At motion upon a
Def. bond taken for the
settlement of property at the day of sale

To sa. if

This day came the plaintiff by her attorney and it appearing to the Court that the defendants have had legal notice of this motion. They were solemnly called up en masse. Whereupon it is considered by the Court that the plaintiff may have execution against the defendants for the sum of one hundred and two dollars and twenty four cents the penalty of said bond and her costs by her attorney at her behalf suspended. And the said defendant in Money &c But the execution may be discharged by the payment of fifty one dollars and twelve cents with interest from the 11th day of May 1802 till paid and costs.

Joseph P. Clark, adm of Robert P. Margrave dec'd who was for the
bequest of John Harris own £13. 10s. nm of James Myrick dec'd

Def.

against

{ At motion upon a bond
Def. taken for the following

85.16

James Clayton & Patrick Wiles

of property at the day of sale

To sa. if

This day came the plaintiff by his attorney and it appearing to the Court that the defendants have had legal notice of this motion they were solemnly called up en masse. Whereupon it is considered by the Court that the plaintiff may have execution against the defendants for the sum of twenty six dollars and twenty cents the penalty of said bond and her costs by him about his motion in this behalf suspended. And the said defendant in Money &c But the execution may be discharged by the payment of thirty eight dollars and thirty five cents with legal interest from 1st day of May 1802 till paid and costs.

Carey Morris late Sheriff and Comt^{ee} of the estate of John Harris dec'd
who sued for the benefit of James C. Clayton

Def.

against

{ At motion upon a
Def. bond taken for the

85.16

B. M. Bailey & George D. Elliston