

The Court doth adjudge Nathaniel Francis guardian to Mary J. Powell infant
child of George M. Powell, and thereupon together with Wm. Nicholson & John Drury
his & theirs entered into and acknowledged a bond in the penalty of five thousand
dollars conditioned as the law directs.

For reasons appearing to the Court, ordered that the overseers of the Poor being Joe
Rich's infant child of Nancy Riches pay to Olyah Nelson according to said
that the said Nelson pay to the Master of said Apprentice sum dollar annually
during the apprenticeship except for the last year which is to be paid to the apprentice.

Ordered that the unadministered estate of Jordan Barnes die be committed to the
hands of Wm. Cornill Sheriff of this County for administration according to Law.

Benjamin O' Mearick
against

Def^t } In Deb^t b
Def^r

Benjamin W. Barnard

On the Motion of the Defendant by his Attorney who pleaded payment to which the plain-
tiff by his Attorney replied generally the judgment obtained in the Office is set aside &
the cause is continued till the next quarterly term.

On the Motion of Shugars Lain. Ordered that he as guardian of Elizabeth Holmes be
allowed to expend sum dollar of the principal of the said Wm's estate for her support the
interest & profits of the estate being not sufficient for the purpose.

On the Motion of Thomas Drake for leave to alter the road near his house. Ordered that
Patrick Rose, James J. Williams & James Holmes being sworn for the purpose view the
way for opening said road as well as the present way & report to the court their proceedings.

Elijah J. Williams is appointed Surveyor of the road from the forks of the Smithfield
and Petersburg road to Richville in the room of Nicholas C. Williams record & ordered
that the usual bonds be made theron.

Mary A. Daughtry
against

Def^t } At motion upon a
Def^r bond taken for the

Samuel Robinson & John A. Williams

for the sum of property at the day of sale.

This day came the plaintiff by her Attorney and it appearing to the Court that the defendant
had had legal notice of this motion they were solemnly called but came not. Therefore
it is considered by the Court that the plaintiff may have execution against the Defendants
for the sum of sum dollar and eighteen cents the penalty of said bond and her
cost by her in this behalf expended Add the said Defendants in Money &c. But the execu-
tion may be discharged by the payment of thirty eight dollars and fifty nine cents with legal
interest thereon from the 26th day of Decemr 1803 till paid of the cost.