

Vol 12 Recd at ploughs have allotted to Mr Estate Argent three hundred and fifty L.  
more land as his done in all the lands of William Argent in which last description the house  
is bounded by the property owned by the heirs of William Phillips. William Banks, David R.  
and Caleb Everett sold by one of himself less beginning at the intersection of two boundaries in  
Caleb Everett's land amounting \$132 & 25 pds to a Spanish oak tree at 1932 & 25 pds to a  
rock stone N 36° E 15 pds to a small pine tree at 375 & 37 pds to the rear of a branch then  
down the rear of said branch to a black gum near the rear of the Coggs swamp, reverse. He has  
also allotted to said Estate Argent the following slaves who he done in all the places of said William  
Argent's land. Henry valued at one hundred dollars. Lewis valued at four hundred dollars  
Long valued at three hundred dollars. Peter valued at three hundred & twenty dollars and  
John valued at three hundred & twenty five dollars. All of which is respectfully submitted to the Court  
GIVEN under our hands this 2<sup>d</sup> day of January 1836 before Allen Argent, Dr. Barnell, Dr. May,

Sarah C. Bend  
against  
Hillis Bell and others  
The County  
being the parties  
subject to the further

An Inventory and Appraisement and Account Sales of the estate of Barnell Everett late  
claimed and ordered to be assessed.

Dolly Pope

Off

against

Hillis Pope and John Beckman

A value upon  
Off to be taken for

2.66

the forthcoming of property at the day of sale.

3.66

This day came the plaintiff by his attorney and it appearing to the Court that the defendant has had  
legal notice of this action they were solemnly called and examined. Therefore it is considered by the Court that the  
plaintiff may have a recovery against the defendant for One hundred and sixteen dollars and two pds  
the penalty of such bond and costs by law due to him in his behalf, imposed. And that the defendant  
in Money &c. Recd also recover may be discharged by the payment of Fifty nine dollars and fifty five  
cents with legal interest drawn from the 26 January 1836 till paid and the costs.

12.60

2.66

An Account Damages report of Ploughs Lanes guardianship of Elizabeth Hillis  
claimed and ordered to be set down for computation.

12.66

An Account Damages and Commissioners report of Jacob Barnes administration on Lanes Prop  
estate recd returned and ordered to be set down for computation.

Casswell Howell who stands charged on oath by Narciso Howell of this County, single man  
with being the father of his last child six day appears in Court. Whereupon the said Narciso  
Howell being sworn and examined and the said Casswell Howell fully bound this Court to the  
whole examination of the case doth adjudge the said Casswell Howell to be the father of the said last  
child and that the said child is likely to belong to the County. Therefore it is ordered that  
the said Casswell Howell be charged with the annual payment of Twenty dollars to the County of  
the State of this County, for the space of three years from the 1<sup>st</sup> of March last in case the said child  
shall live so long and that the said Casswell Howell pay the same to them accordingly at the rate of  
one year until the expiration of the said three years. Whereas the said Casswell Howell has  
means to give security for the payment of the said sum of money here on due Court judgment  
and delivered in a Schedule of his whole estate and made with the Clerk according to law. Passes for  
orderred that he be discharged from custody of claimants for no other cause.

Warren Est  
parish in  
Long Eaton  
For Anthony  
Samuel Dr  
For Robert  
John Davis  
For Richard  
Anthony &  
in the County