

A Deed of conveyance from William Whitlock to Hancock Porter Proven in open court by the oath of Landlot Porter and ordered to be recorded.

Ordered on a former order of this court, for a road to be opened from McCools old field the lower side of Ewarts field to Union Court House be referred for consideration untill our next Intermediate court.

Ordered that Jonathan Norman, David Norman and Jesse Dodd, be and are hereby appointed to view and mark out a way for a Road from Blackstock ford, Round into Belmont Road & to intersect the road by Jesse Dodd and make their report to our next court.

Ordered that the minutes be read which was done & signed by & the court adjourned untill court in course.

John Henderson  
Jno Blasingame

*1 Jan 1794*

At a court begun & holden in and for the county of Union at the Court house of said county, on Wednesday the first day of January in the year of our Lord, one thousand seven hundred and ninety four, and of the Independance of the United States of North America the 18th.

Present John Blasingame  
John Henderson

The court proceeded to draw a Grand Juror to serve next court as Grand Juror

Wm Farr	1	Isaac Bogan	9
Wm McCullock	2	Alex Macbeth	10
Wm Park	3	John Beckham Jnr.	11
Wm Woolbanks	4	John Oslin	12
Wm Martendale	5	John Stowers	13
James Sims	6	Bathw. Baker	14
Richd. Terrell	7	Geo. Lynam	15
Ambrose Ray	8	Nathl. Davis	16
		John Stokes	17
		Jos. McJunkin	18 ✓
		Dani. Parmor	19
		Wm McJunkin	20

Also the following persons for Petty Jury

John Strange	1	Joseph Dawson	17
Lewis Ledbetter	2	Archibald Kennedy	18
Samuel Little	3	Charles Hames Junr.	19
Philip Holcomb	4	Samuel Thompson	20
Nathl. Guiton	5 ✓	Abner Potts	20
John Ham	6	Leond. Smith	21
Robt. Gibson	7	James Gibbs	22
Thomas Dean	8	Wm Campbell	23
Moses Collier	9	David Scisson	24
Thomas Thomas	10	John Brandon	25
Wm Lockhart	11	Fredrick Whitmon	26
Robert Summorelle	12	Thomas Taylor	27
Josiah Wilson	13	Woodson Rountree	28
Robt. Gregory	14	John Cook	29
John Thompson	15	John Hutten	30
Thomas Lusk	16		

The State ) Ordered that this recognizance be continued  
Vs ) untill next court by consent of  
Cristian Plummer) security.

Richard Burgess, qualified as constable for this county, before John Blasingame Esquire.

John Beckham Junr. ) Case  
Vs ) Came the defendant into open court in his  
Nicholas Murray ) own proper person and confessed a Judgment  
for the sum of fifty pounds sterling &  
costs of suit.

John Clark ) By consent of the parties, ordered that this  
Vs ) suit be referred to H Reece & Thomas Young  
Thomas Lee ) with power of chosing an unpeir and their award  
lible to our next court shall be the Judgment  
thereof.

John Fincher ) P &  
Vs ) Continued on the application of the defendant  
Benj Rash ) on a presomposely Rule to be tried next court.

John Lancaster ) T A B  
Vs ) Dismissed at Defendants cost.  
Mill Sumner )

Exors Ballock ) P & S  
Vs ) Judgment confessed according to note with  
George Story ) stay of Exor. one month.

Ordered that John Wilson be overseer of the road from Cooks Bridge to Cain Creek and clear out said road agreeable to the marked trees done by Compr. appt. for that purpose as annexd. repott & that he keep said road in good repair according to Law with the hands convenient thereto.

And John Peter Sartor from Cane Creek to the cross Roads leading to the fish dam & that he clear out and keep the same in good repair according to Law with the hands allowed by Law.

Ordered that Henry Stevans be overseer of the road from Cain Creek to the lower fish dam Creek, in the room of Jno P. Sarter and that he keep the same in good repair aced. to Law.

Nicholas Curray came into open court and took the necessary oaths as an executor of the last will and testament of John Herrington decd.

Ordered that Joseph Guiton James Petty Junr. & Drewry Harrington appriase the Estate of John Herrington decd. and make due return thereof & that Wm McCullock qualify the aforesaid appraisers.

Ordered that Robert Anderson be overseer of the road from Caty Spears to George Storys & from there to Saml. Kelsos. and that he clear out & keep the said road in good repair, agreeable to marked trees, marked by Compr. for that purpose appointed.

The court adjourned until tomorrow 9 OClock & signed by  
John Henderson Jno Blasingame

Keating Vs Blammer  
Wm Brittain proved 4 days atty. in this Just. & lives 16 miles from this place is Spartg. county.

The court adjourned untill court in course & signed by  
John Henderson  
Jno Blasingame

At an Intermediate court begun and holden in an for the county of Union at the court house of said county on Monday the 7th day of April 1794

Presnet John Henderson  
John Blasingame Judges

Colo. Thomas Brandon being commissioned from the Governor as a Judge of this court was duly qualified according to the constitution of this state and of the United States.

Ordered that John Cook be overseer of the road from Books Bridge to Caleb Frazers in the room of Humphrey Bates; who resigned

A Mortgage from William Mayfield to John Critten Proved ~~Justice~~ a Justice and ordered to be recorded.

Proved in open court a Deed from Chalton Shockly to Henry Stevens & ordered to be recorded.

Acknowledged in open court a Deed of conveyance from Philip Anderson to John Jenkins & ordered to Record.

Proved in open court a Deed of conveyance from Alex Wilson to Jos. Brock & ordered to be recorded.

Proved in open court a Deed of conveyance from Danl. Brown to Casper Ruggles Edson & ordered to Record.

Presented in open court a will said to be the Last will and testament of William Hendley deceased, which was duly proven by the oath of Turner Kendrick, which is ordered to be recorded.

Came then into open court, Mary Hendley, Edward Tilman and William McCullock thy being appointed Executors in the said Will, and was daily qualified as Exors. according to Law, ordered therefore that letters testamony with the will annexed be granted to them on the said Estate.

Ordered also that James Bankhead, Turner Kendrick, Richard Cole & Geo McWhorter or any three of them be and are hereby appointed to appraise the Estate of the said deceased, and return their appraisement according to Law, they to be first sworn by Benjamin Woodson Esqr. who is hereby appointed to qualify them.

Ordered that the sale Bill of the Estate of Cap. Danl. Comer decd. return by Colo. Brandon one of the Exors. be filed in the clerks office.

Ordered that the sale Bill of the Estate of James Olliphant deceased be filed in the clerks office as returned to us by the admr. thereof.

Presented in open court will said to be the last will and testament of Colo. William Farr deceased which was duly proven in open court by the oath of Capt. William ~~son~~, who said he believed the said deceased to be in his proper senses at the time of Executing the same, Richard Farr, Wm B Farr.

Thomas Stribling Junr. and Elizabeth Taliaferro Farr being appointed executors and executrix in the said will came into open court and was duly qualified according to law, Ordered therefore that letters testamony with the will annexed be granted to them.

Ordered that Col. Brandon, John Sartor Wm Johnson and Joseph Coleman or any ~~three~~ of them be and accg. hereby appointed to appraise the Estate of the said decd. and they to be first sworn by Capt. Charles Sims and that they return their appraisement according to Law.

Ordered that James Benson be overseer of the road from Cooks Bridge to Danl. Liphams in the Room of R. Hank, and that he keep the same in good repair, according to law with the hands allowed thereby.

On the application of Graff Edson & Co. leave is granted him to keep a public house, at Union Court House, likewise at his place at Psaank occupied by John Grastey, he gave bond & security according to law.

On the application of Tho. Stribling Esqr. leave is given him to keep Public house at this place who gave bond according to law.

Presented in open court an Instrument of writing said to be the last will and testament of Charles Clanton deceased, which was duly proven in open court by the oath of Absalom Petty according to law, Sion Clanton being appointed executor in the said will came into open court and was duly qualified according to law.

Also ordered that letters testamontory with the will annexed be granted to the said executors and that Moses Guiton John Steen Junr. Absalom Petty and Drewry Herrington or any three of them appraise the said Estate, being first sworn by Wm McCullocke Esqr. who is hereby appointed to qualify the said apprs.

Ordered that Francis Fincher be overseer of the road from Adams old Mill to James Townsend shop in the room of Malon Pearson and that he keep the same in good repair according to law with the hands allowed by law.

Ordered that William Kennedy Treasury pay Wm Lawson eight shillings for     a Heifer.

A Deed of conveyance from Col. Brandon to Wm Brandon proven before a Justice and ordered ~~to record~~.

Presented the last will and testament of John Huey deceased, which was duly proven in open court by the oath of Majr. Saml. Otterson which is ordered to be recorded.

John Steen ) Attacht.  
Vs ) Ordered that this cause be continued, and that  
Isham Sa ( d) the plaintiff have leave for a commission.

John Fincher) Larceny  
Vs ) Ordered on motion of the county attorney that  
Benj. Rush ) the recognizance to continued untill next court.

The State ) Larceny  
Vs ) Discharged on motion of the Pl. attorney  
Alexd. Hammelton) for want of Prosecution

The State So. Carolina) Hog stealing  
Vs ) Came the state by William Shaw  
Meshick Inman ) Esquire and the defendant by Abraham  
Nott Esquire, Whereupon came a Jury  
the Same as Wilson Against Floyd who being duly sworn to will  
and truly try and true delivery make; return their verdict  
on their several oaths and affirmations & say we find Meshick  
Inman Guilty. James Gibbs foreman

It appeared to the court that the constables for this ~~cause~~  
fails to attend, the court which sitting, and neglect their  
duty in several respects, ordered that each of said  
constables be fined twenty shillings unless they make some  
lawfull excuse for their nonattendance.

Wm Hogans Admr.) Debt  
Wm Hogans ) Judgment confessed according to note with  
Vs ) interest & costs of suit.  
James Sims )

Ordered that the Presentments of the Grand Jury be laid over  
untill Sept. Intermediate Court for ordered to be make thereon.

John Steen ) Debt  
Vs ) We the under named Arbitrators was indiffer-  
James Clark ) ently chosen to deliver a cause which was in  
court between John Steen Plf. and James Clark  
defendant, we therefore after hearing such proof with their  
allegations do adjudge that Clark owe the Plaintiff nothing  
and is by this adjudged to pay the costs of suit.  
John Thompson  
John Bird

The State ) Larceny  
Vs ) Came the defendant into open court, with  
Mesheck Inman) William Hodge and John Thompson and confessed  
a Judgment for Five Pounds being the fine  
or fleated on the said Inman, also cost of suit with stay of  
execution three months, which is ordered accordingly.

Robert Wallace) P & S  
Vs ) Decree for the Plaintiff according to note  
Wm Hagan ) with interest and costs of suit.

Jesse Dodd) Attachment  
Vs ) On motion of Abrm Nott ordered that this  
Wm Gist ) attachment be discontinued

The State ) The defendant demanded his tryal ou  
Vs ) continued untill next court.  
J. P. Shattleford)

The State) Continued untill next court  
Vs )  
Wm Gist )

The State ) Continued untill next court.  
Vs )  
John Gambler)

The State ) Assault  
Vs ) Came the State by Wm Shaw Esqr. atty  
Peter Philips ) and the defendants by Ephraim  
Gabriel Philips Junr.) Ramsay Esqr. whereupon came a Jury  
John Philips ) to wit, the same as Wilson Vs Floyd  
who being duly sworn as Law requires  
return their verdict & say we find all three of the Philips  
guilty James Gibbs foreman

The court ordered in consideration of said Verdict that the  
said defendants be fined three pounds & costs of suit

The State ) Assault  
Vs ) The defendant came into open court & plead  
James Tosk) guilty and shew himself on their mercy, Its  
considered therefore that he be fined six pence  
and costs of suit.

James Mathews) The Parties consented to refer this case to,  
Vs ) the Brandon Anderson Thomas & Elijah Nunn,  
Thomas Hays ) and their award returnable to next court,  
shall be the Judgment of this court, also  
ordered that either two of said arbitrators may be allowed to  
settle the case.

John Steen Junr. ) By consent of the Parties ordered that  
Vs ) this case be refered to the arbitration of  
Drewry Herrington) Wm Kennedy and Moses Guiton, with power of  
chosing an Umpire, and their award return  
to next court shall be the Judgment of this court.

Nathaniel Jefferies) Debt  
Vs ) The Defendant came into open court and  
William Steen ) confessed a Judgment according to  
specialty, with interest and costs of  
suit.

Warran Hall ) P & S  
Vs ) By consent of the parties by their attorneys  
John Martin ) ordered that this case be refered to the  
arbitration of Doctor Herman Anderson and  
Anderson Thomas with Power of chosing an Umpier, and their  
award returnable to next court shall be the Judgment of this  
court.

Fed. Thomas) Case  
Vs ) The defendant being called but failed to appear  
N. Lazerius) Ordered that he be nonsuited.

July 1794

Ordered at Benjamin Haile Clerk be allowed out of the county asury the sum of sixteen pounds 16/2d as p his bill filed for extra services & other charges

Ordered on application of George Bailey that he be appointed Guardian of an orphan boy Jordon Bailey, son of Thomas Bailey deceased, and that the said George Bailey be authorized to bind said orphan to some good trade.

Ordered that the court adjourn untill court in course which was signed by Thos. Brandon Jno Blasingame

At a county court begun an holden in an for the county of Union at the court House of said county, on Thursday the first day of January in the year of our lord one thousand seven hundred and ninety five and of the Independance of the United States of North America the Nineteenth Present the Honble Thomas Brandon John Blasingame Judges

The Court proceeded to draw the Grand Jury for next, and ordered that the sheriff summon the following persons to serve as such viz. &

Nathan Lanstone	Wm Steen Junr.
John Gregory	Turner Kendrick
Hezekiah Rice	Aaron Fincher
William Sims	Joseph Coleman
Given Gordon	Ephraim Fowler
John Jefferies	Taylor Stribling
Nicholas Jasper	Willis Fowler
Spelsby Glenn	John Speers
Robert Burns	Richd. Hughs
Wm Bowman	Stephen Layton 20 G Jurors

The following persons are drawn as P. Jurors to serve next court viz.

Perry Evans	Elisha Bond
John Coleman	Isaac Chapman
Thomas Lamb	John Ruttledge
John Howell	John Brandon
William Williams	Henry Burrow
James Townsend	Reuben Ballew
James Parnell	Jesse Palmore
James Lindsay	James Bogan
Gillion Woolbanks	Benjr. Darby
Andrew Thompson	Danl. Tollerson
Edward Denny	Thomas Grier
Hugh Donaldson	John Sisson
Wm White (son Isaac)	Robert White
Jonathan Roberts	Richd. Cannon 31 Jurors
John Kennedy	
John Ray	

Abraham Nott Christopher Johnson, and James A White was returned by Col. Thomas Brandon duly qualified according to Law as Justice of the peace for this county.

John Taylor deceased will being returned into open court, and was duly proven by the oath of James May Jun: which was approved of by the court and ordered to be recorded.

Susannah Taylor and Majr. Moses Guiton being appointed and the said will executors thereof came into open court and took the oath of executors prescribed by Law.

Jeremiah Cooper deceased will being returned into open court and was duly proven by the oath of Gabriel Philips senr. which was approved of by the court and ordered to be recorded.

David Cooper being appointed in the said will executors thereof came into open court and took the oath of executor prescribed by law.

On the application of Annes Morehead and Wilson Jolly for letters of administration on the Estate of John Morehead, deceased, which was granted by the court on their giving bond & security according to law, which was done and both duly qualified according to the form prescribed by law as admr. & admr.

On motion of the admr. of John Morehead dead. Moses Guiton and John Jefferies and Charles Carviona, be and are hereby appt. to appraise the Estate of the said deceased, and that Wm McCulloch esqr. qualify the said appraisers.

The Last will and testament of Elizabeth Miller deceased being returned into open court, and proven by the oath of Emanuel Hollums which was appointed of by the court and ordered to be recorded; Jeremiah Gregory and John Gregory qualified as executors in the above will.

The last will and testament of James Sims deceased, being returned into open court by John Sanders one of the Executors was proven to the satisfaction of the court by the oath of Cornelius Wilson which was ordered to be recorded.

On motion of the Exors of Elizabeth Miller deceased, Majr. Jos. Hughs Richard and William Adair; appraise the Estate of the above deceased and make due return thereof and that Benj. Woodson qualify said appraisers.

On motion of Charles Brock for letters of administration on the Estate of Elias Brock deceased, ordered that a citation issue to all the kindred and creditors of said deceased to shew cause if any they have, at one next intermediate court, why letters of administration should not be granted to the above named Charles Brock.

Edson & Co	)	P & S	By consent of the parties ordered
Vs	)		that all matters of controversey
John Campbell	)		now depending in court between
Graaff Edson & Co)	)		them be refered to the Judgment
Vs	)	Case	of John Clark and his award
John Campbell	)		returnable to next court shall be
	)		the Judgment thereof.

Wm Coleman	)	Dismissed at Pltf cost
Vs	)	
Abner Coleman)	)	

Abner Coleman & wife)	)	Dismissed at Plttf cost.
Vs	)	
Wm Coleman	)	

day of June next. To shew cause if any she has why Daniel Palmore and John Bailey should not be released from their present security and give other security for her faithful administration on the above decd. Estate.

Apr 1795

Also ordered that the said John Bailey and Daniel Palmore be sumd. to attend at the same time.

Ordered that Alex Macbeth & Co. have leave to retail spirituous liquors in this county.

Ordered that all Estrays lyable to be sold this court be exposed to sale immediately by the owner.

A Bill of Sale from Aaron Fincher to John Martindale, Proved before Justice & ordered to record.

James Barron applied for licence to retail spirituous liquors & keep public house, he gave bond & security accg to Law.

A Deed from Wm Sims & James Fanning to Richd. Terrell proven in open court and ordered to record.

A Deed from Robert Gilham to John Bird & ordered to record Proved before a Justice.

A Deed from Richd. Ferrell to John Bird proved before a Justice & ordered to record.

A mortgage from John Thompson, to Abm Smith & ordered to record

A Sheriff bond from John Henderson to the treasurers of the state taken in open court and ordered to be recorded, and transmitted to the said treasurers office.

Ordered that a citation be granted to Seth Wilson on the Estate of Rachel Penny.

By consent of the Court & the parties ordered that an orphan boy Thomas Thickpenny son of Rachel Thickpenny decd. be bound unto Seth Wilson untill he attain the age of twenty one,

Provided the said Wilson does on his part give the said Boy one years schooling, and learn him the art and mastery of a Blacksmith, and provide for the said Boy in other respects according to Law, and also at the expiration of his said indentures to allow to the said orphan boy two suits of good cloaths

On the application of Nichs. Corry Esquire one of the Executors of John Herrington deceased ord. that they permitted to expose to public sale, such of the personal Estate of said decd. as the executors, may suppose will be perishable by detaining in their hands.

Their being no sheriff at this time committed for this county the Business revoling on William Kennedy corsoner, On motion of the said corsoner for Henry Farnandis to be appointed his deputy untill their shall be a sheriff the said Henry Farnandis met with the approbation of this court, and was duly qualified.

Ordered that the court adjourn untill court in course and signed by Jno Blasingame Thos Brandon

At a county court begun and holden in and for the county of Union on Monday the first day of June 1795 Present John Blasingame Tho. Brandon

1 June 1795

John Henderson Esquire being commissioned from the Governor as sheriff of this county, came into open court and took the oaths of office prescribed by Law.

On motion of John Henderson, Henry Farnandis was qualified as Deputy sheriff accordingly.

Ordered that the following persons serve next court as Grand Jurors, and that the sheriff summon the same fize.

Capt. John Murrell	1	James Woodson Jur.	11
Moses Guiton	2	Wm Morgan	12
Daniel McBride	3	Tho. Draper Jur.	13
Nich. Corry	4	Wm Lawson	14
Abm. Petty	5	John Cole	15
Wm Tate	6	Ben Hawkins	16
Elisha Hayoon	7	Robt. Harris	17
Joshua Petty	8	Reuben Landrum	18
Richd. Powell	9	Mark Murphy	19
Turner Rountree	10	Abel Kendrick	20

Also the following persons to serve as P. J.

Wm D. Lane	1	Joshua Sisson	6
Geo. Little	2	Absalom Wood	7
Wm Clark	3	Daniel Noghor	8
Robert Lusk	4	Joseph Huey	9
Reuben Wilks	5	Tho. Lee	10
Marshall Chandler	11	Peter Laurencee	21
John Gibson	12	Richd. Huckoby	22
Epm Wilbourn	13	Augustus Wood	23
Mark Jackson	14	Tho. Hollingsworth	24
Benj. Nix	15	Wm Wilbanks senr.	25
Freeman Roberts	16	Jonathan Peak	26
Jonathan Whitsoh	17	John Foster	27
David Smith	18	Benj. Cooper	28
Tho. Wright Tyger	19	Joseph Covenhover	29
John Hill	20	Daniel Langstone	30

William Shaw Esquire County attorney came into open court and resigned his appointment as such.

The following persons was qualified as Grand Jurors for this court. Stephen Layton, Nathan Langstone, John Gregory, Wm Sims John Jefferies, Nichs. Jasper, Robert Burns, Wm. Bowman, Turner Kendrick, Jos. Coleman, Epm. Fowler, Willis Fowler, Richd. Hughs and Wm Steen Junr.

On the resignation of Wm Shaw Esquire county attorney. Abraham Nott Esquire was nominated and appointed in his room who took the oath required by law.

Joseph Hart) T.A.B.  
Vs ) dered that this case be dismissed at defts  
Wm Springer) Jst.

On motion of Abraham Nott Esquire, ordered that all Recognizances returnable to this court, stand continued untill next January Court.

Graaff Edson & Co.) Debt  
Vs ) The defendant came into open court and  
Henry Long ) confessed a Judgment according to  
specialty, with costs of suit stay of  
Exor. 1 Sept. next.

Ordered that the county treasury pay Mr. Fredrick Eisen Thirteen shillings & 5d/ for repairs to the Goal & his Bill filed with the Clerk.

Graaff Edson & Co) Debt  
Vs ) Judgment confessed according to specialty  
John McDonnell ) with costs of suit allowing all Just.  
credits with stay of execution untill  
1st November next.

John Fincher Pltf) Slander  
Vs ) The Plaintiff came by Mr. Dunlap his  
Robert Merrick ) attorney and the defendant by Abraham  
Nott Esquire, whereupon came a Jury towit

James Townsend foreman Robert White, Andrew Thompson, John Scisson, Reuben Belue, Elisha Bond, John Ruttledge, Wm. White, John Coleman, Hugh Donaldson, Henry Burrow and Thomas Lamb who being duly sworn according to Law, return their verdict and say we find for the defendant. James Townsend foreman Which verdict was ratified by the court and ordered to be recorded.

Graaff Edson & Co) Debt  
Vs ) Judgment confessed accg to specialty  
Wm Hammond ) with costs of suit with stay execution  
Job Hammond ) untill the 1st December.

John Steen Junr. ) P & S  
Vs ) Ordered that Wm Kennedy and Majr. Guiton  
Drewry Herrington) be and are hereby appointed as arbitra-  
tors to settle the above controversy,  
with power of chose an umpier and their award returnable to  
next court shall be the Judgment thereof.

Ordered that Licences be granted to John Speers and Robert Miller to keep public House & retail spirituous liquors each having given bond and security according to Law.

Robert G. Harper) P & S  
Vs ) Decree confessed accg. to note with  
Samuel Jackson ) Interest & costs of suit.

Whereas it appears that the sum of nine pounds two shillings and eight pence has been collected on an execution that issued from this court in favour of Lenard Smith against James Gastin and paid into court and it appearing that John Steel is entitled to receive the same by an assignment of said Judgment to him by said Smith, therefore, ordered it is

the said money be paid to said steel.  
Ordered that the court adjourn untill tomorrow 10 ocl  
Jno Blasingame  
Thos. Brandon

The court met according to adjournment on Wednesday the 3d.  
June 1795 Present John Blasingame  
Tho. Brandon

Isaac Parker was qualified as constable for this county.

On the application of Margaret Watkins admr. Geo. Wadkins deceased, ordered that he expose to sale all the personal estate of said deceased, after an appraisement of the same is returned, she giving the usual notice of such sale on a credit of six months.

On the application of Warran Hall leave is given him to retail spirituous liquors and keep public house he given bond & sec. accg to Law.

James Hogans ) Case  
Vs ) The defendant being solemnly called &  
Henry Miller & ) failed to appear on motion therefore, of  
Josias Wood ) Mr. Dunlap, Judgment is entered against  
them by default.

Graaff Edson & Co ) P & S  
Vs ) The defendant came into open court and  
John McCaffarty ) confessed a Judgment accg to specialty  
with interest and costs of suit; with  
stay of exors untill 15 Nov. 1795.

Gabriel Phillips Pltf.) Slander  
Vs ) Came the plaintiff by Mr. Dunlap  
Thomas Minton Deft.) his attorney and the defendant by  
Abm Nott whereupon came a Jury  
towit. James Townsend foreman, Robert White, Andrew Thompson,  
John Sisson Reuben Belue Elisha Bond, John Ruttledge, Wm.  
White, John Coleman Hugh Donaldson Henry Burrow and James  
Parnell who being duly sworn according to Law. Return their  
verdict and say we find for the defendant  
James Townsend Foreman

John Fincher Pltf.) Slander  
Vs ) Mr. Dunlap moved the court for a new  
Robt. Merrick Deft.) Tryal in this case on the following  
grounds; 1st that the facts in the  
allegation of the plaintiff were fully proved as well as the  
slanderous words, and that the verdict is contrary to law  
and evidence, 2nd, that he had not an opportunity of getting  
witnesses forward to court at the present session, who would  
clearly and substantially prove Zack which are materially  
pertinent to his case, and that at the formen Tryal he had  
not in his power to adduce them. The court took the above  
grounds into consideration and were of opinion the same are  
good, Its ordered thereofre that the plaintiff be entitled  
to a new tryal on his paying the costs of the above suit.

Gordon & Co ) Debt  
Vs ) Judgment confessed according to specialty  
Thomas Bishop & ) with interest and costs of suit on stay of  
Thomas Brandon ) Exor. three months.

At a Court of Ordinary Mett for the County of Union on Saturday the 7 May Present Thos Brandon, Judge.

7 May 1796

On the Application of Mathew M Patton & Thomas Patton Letters of administration is granted to them on the Estate & Effects of William Patton decd. who gave Bond & Security accg. to Law.

Ordered that Hugh Means, Alex McCarter, Saml Kelsey & James Mays Junr or any three of them appraise the estate & effects of Wm Patton deceased and make due Return according to Law, being first duly swron by Hugh Means Esquire. Thos Brandon.

At a Court begun & Holden in and for the County of Union at the Court House of said county on Wednesday the first day of June A Domini 1796. Present Thos Brandon, John Blasingame, Judges.

William Kennedy Esquire being commissiond by the Governor as a Judge of this Court Was duly Qualified according to Law & took his Seat.

The court proceeded to draw the Grand Jury to serve at our Next January term: to wit.

Isaac Hawkins	1	Henry Millhouse	11
John Bailey	2	Wm Buchanan	12
Richard Cox	3	Dd. Norman	13
Saml Otterson	4	John Jasper Jr	14
Wm Hays	5	Ralph Hunt	15
Tho McDaniel	6	Stephen Chrinshaw	16
John Reed	7	Jas. Kennedy	17
John Clark	8	Robt. Chrinshaw	18
Benj. Hollingsworth	9	Henry Goode	19
Alex. McDougal	10	James Means Snr.	20

Pettit Jury

John George	Jarrot Gregory
Saml Turner	Michl. Lee
John Huey	Benjn. Burns
Thos. Hill	Nathl. Summons
Randal Jinkins	Wm. Horrell
John Fincher	Wm. Rogers
Edward Prince	Richd. Addis
McCormet McCaffarty	John Townsend
Watern. Boatman	Nichs. Rochester
Longshore Lamb	Nichs. Harris
Moses Right	Jas. Johnson
James Gutterie	John Lee
Saml Clouney	Renny Belue
John Steen Junr.	James Benson
	Wm. Thompson
	Hugh Nelson

Presented into open Court the last Will and testament of Thomas Harris decd which was duly proved by the Oaths of Richard & Thomas Harris, and Ordered to be Recorded, & the Executors therein Sally Harris & James Townsend came into open Court & took the Oath required by Law as Excuts. thereto. Ordered that John Cook Ralph Hunt Ely Cook & Thomas McDonnell appraise the Estate & effects of Thomas Harris decd. & make their return according to Law, beign first sworn by Some Justice of the peace.

Peter Philpeck applied for tavern License which was granted him he having given bond & secy.

Daniel Hollingsworth applied for tavern license which was granted he giving bond & secy. accg.

Alexr Macbeth & Co) Debt vs ) Judgment confessed for £ 16 s 10 d 4 sterling Alexander Kendrick) with Interest & Costs of suit.

Alex Macbeth & Co) Debt vs ) Judgement confessed according to Notes with Abel Kendrick ) Interest & Costs of suit.

On the application of Joshua Sisson admr. of Wm Sisson deceased he has leave to expose to Public Sale all the personal Estate of the said deceased, on his giving the usual Notice of such Sale & giving 12 Mo Credit.

On the application of Lydia Hollingsworth & Richard Farr Letters of Administration is Granted them on the Estate of Jos. Hollingsworth deceased, who give bond & security according to Law.

Ordered that John P. Sartor, Wm. Sartor Saml Hardy & Robuck Comer or any three of them appraise the Estate & effects of Jos. Hollingsworth decd & that they make due return accg. being first swron by W Hogans Esqr.

Alex Macbeth & Co) P & S vs ) Judgement confessed accg. to Acct. for £ 3 John ---(?) ) 8/5 with costs of suit.

Alexander Macbeth & Co) Debt vs ) Judgment confessed according to Specialty Josiah Wilson ) with Interest & Costs of suit On Stay of execution until 1st Octr next.

Alexander Macbeth & Co) Debt vs ) Judgment confessed by the defendant, Charles Thompson & Turner Kendrick ) Chs. Thompson according to Specialty with costs of suit.

John Steen ) P & S vs ) By consent of the parties this case is referred to Drewry Herrington) red to Wm Kennedy & Moses Guyton with power of Chosing & umpire & their award returnable to this court shall be the Judt. thereof.

James Martin ) Case vs ) Ordered that the plaintiff give The Exors of Herrington) security for costs in this case, he being not a Citizen of this State.

Thos Renalds) P & S vs ) Contd untill next court by consent Joseph King )

Seibels & Co ) The defendant Robert Rogers with Wm Rogers confessed a Judgment according to Specailty with Interest & Costs of suit On Stay of Execution Six months. vs )

Robert Rogers) Interest & Costs of suit On Stay of Execution Six months.

Graaff Eds ( & Co) Debt  
vs ) Judgment confessed by the defendant for £ 10  
Tho. McCaffarty ) 11/1 with Interest & Costs of suit

The Court then adjourned untill Tomorrow 9 o'clock.  
Jno Blasingame, Thos Brandon.

The Court Mett according to adjournment on thursday the 2nd day  
of June 1796. Present John Blasingame, Tho Brandon, Wm Kennedy.

The State ) Indict asst. & Battery  
vs )  
Tho. Elliott) dismissed at Defendants cost.

The Grand Jury towit being duly sworn to serve the Court. Jere-  
miah Lucas foreman, Wm. White, Isaac Parker, Geo Harlan hatter,  
John Morehead, Nathan Glenn, Wm. Sartor, John Goodwin, Jno. Beck-  
ham Senr, Obd. Howard, Geo. Newton & Hancock Porter.

James Porter & John Gibson was qualified as Const. ~~es~~ for this  
County.

John Steen ) P & S  
vs ) We Moses Guiton & Wm Kennedy chosen to Settle a  
Drury Herrington) Dispute Between John Steen Plaintiff & Drewry  
Herrington having heard all the allegations on  
both sides award that Drewry Herrington pay unto John Steen  
Eight Dollars and Cow and calf to their value also all costs now  
due concerning said suit Given under Our hands the 1st Jany 1796  
Wm Kennedy  
Moses Guiton

The State ) Bastardy  
vs ) Ordered that the defendants be fined the sum  
Saml Fowler & ) of £ 5 each pro. Money & Costs of suit & that  
Lavinah Rachley) the defendant five Security to the County to  
pay Forty shillings sterling yearly into the  
hands of Levinah Rackly untill sd. Bastard child attains the  
age of Ten years.

On the present't of the Grand Jury, Ordered that the following  
persons be appointed overseers of the road & that they keep the  
same in Good repair According to Law---viz.

John Cole from the Skull Shoals to Fannin Creek  
Jeremiah Lucas from Fannins Creek to Whitlock's Mill  
George Newton from Whitlock's Mill to the Duck pond.

James D. Puckett) P & S  
vs ) On Motion of Mr. Smith & Oath of the defendant  
James Hanna ) Ordered that the plaintiff five Security for  
payment of Costs.

Whereupon came Christr. Johnson into open Court & Acknow-  
ledged himself security for the payment of costs in the above  
case.

Cap. James Martin ) Case  
vs ) Contd. untill Next Court  
The Exors of Herrington) the Plaintiff giving Secy. for payment  
of costs to the Clerk within thirty  
days, Else to Suffer a Nonsuit.

Captain Lewis Hogg) Debt  
vs ) Came the Plaintiff by Abraham No Esqr. his  
William Brumett ) attorney and the defendant by Mr. mith,  
Jury being Sworn but contd. by consent of  
parties without going to Them.

The Exors James Gibbs) P & S  
vs ) Judgment confessed according to Specialty  
John High & Al ) with Interest & Costs of suit, on Stay of  
Execution until the last of October.

Alex Macbeth & Co ) P & S  
vs ) Judgment confessed for £ 7 18/3 with  
The Exr. of Tho: Wright) Interest & Costs of suit.

Alex Macbeth & Co) P & S  
vs ) Judgment confessed for £ 4 s 6 sterling with  
Delia Wright ) costs of suit.

Graaff Edwon & Co) Debt  
vs ) Came the plaintiff by Abm Nott & the Defen-  
William Bowman ) dant by Wm Nibbs, whereupon came a Jurv to  
wit , Joshua Palmore, foreman, Geo Bailey,

Maher Lils, Sion Murphey, Ephraim Smith, John Cook, Henry  
Thickpenny, Wm. Cotter, Wm. Jackson, Aaron Hart, Wm Pearson, John  
Nelson, who being duly sworn Return their Verdict & Say we find  
for the Plaintiff according to Note with Interest & Costs of suit  
Joshua Palmore, foreman.  
Which Verdict was ratified by the Court & O to R.

On the Application of Saml Clouney, Admr. of Arch. Clouny decd  
Ordered that he have leave to expose to Public Sale all the per-  
sonal Estate & Effect of the deceased, giving Nine Months Credit.

E R Edson ) Debt  
vs ) Same Jury as Graaff Edson vs Wm Bowman who being  
Wm S. Davis) sworn Return their Verdict & say we find for the  
Plaintiff £ 18 s 15 d 5 & costs of suit.  
Joshua Palmore, foreman.

Which Verdict was ratified by the Court & Ordered to be Recorded.

Washington Brown orphan of Gabl. Brown deceased, came into open  
Court & Made choice of Majr. Jas. Hughs, his Guardian, who gave  
Bond of Security accord. to Law.

Ordered that a Citation issue to excite all the kindred & Credi-  
tors of Gabriel Brown decd. to shew cause if any they have why  
letters of administration should not be granted to Majr. Jas.  
Hughs---at Next Intr. Court.

Whereas Samuel Farrow Esqr was appd. by the County Court of  
Union, administrator to the Estate of Sarah Gist decd. till  
Joseph C Gist, her son should come to the age of 21 years, & it  
now appearint to the said Court that the said J C Gist has ar-  
rived to the age of twenty one years, it is Ordered that the  
said Samuel Farrow deliver up to the said Jos. B. Gist all the  
bonds, notes, accot. moneys, Debts due & demands belonging to  
the Estate of the said Sarah Gist decd which has come to his pos-  
session.

Cush R Edson ) P & S  
vs ) Decree for the defendant with costs of suit except  
Christr. Johnson) his attorneys fee.



12 Months who give Bond with Security accg. to Law.

The Court then adjourned untill Tomorrow 10 O Clock. Jno Blasingame, Wm. Kennedy.

The Court mett according to adjournment at the Court House of said County on Wednesday the Third day of January A D 1798. Present their Honors Thomas Brandon, John Blasingame, William Kennedy, Esquires.

State ) Indict.  
vs ) Came the State by A Nott Esqr Co Atty. & the  
Betsey Brown ) defendant by John Dunlap Esqr. Whereupon came a  
Jury to wit the same as Daniel Huger Esqr vs  
James Jackson who say on their Several Oths Guilty.  
Samuel Spray, foreman.

A Macbeth & Co ) P & S  
vs ) Settled at Defendants Cost.  
John Bird )

Alexander Macbeth & Co ) Debt  
vs ) Judgment confessed according to Spe-  
Ferdinand Hopkins ) cialty with Interest & Costs of suit  
on Stay of Execution Three Months.

A Licence is granted to John Blair to keep a public House & Retail Spirituous Liquors at his own house during the Term of 12 Months who give Bond with Security acog. to Law.

Henry Farnandis & Co are permitted to Retail Spirituous Liquors at Grindal Shoals, during the term of 12 Months who give Bond with Secy. Accg.

Graaff Edson & Co) Case  
vs ) The plaintiff by A. Nott. The defendant by  
Edmond Ellis ) J. Dunlap. On Motion of the Defendants  
attorney a Nonsuit was granted him.

Alex Macbeth & Co) Case  
vs ) Judgment confessed by Jo C. Gist esqr. atty.  
Warren Hall ) for the defendant for £ 7 s 10 d 3 sterling  
with costs of suit.

The State ) Indict.  
vs ) Ordered that the defendant be fined in the  
Elizabeth Brown ) sum of £ 1 s 1 d 9 with costs.

The Court then adjourned untill Tomorrow 10 O Clock. Signed Jno Blasingame, Thos Grandon, Wm Kennedy.

The Court mett according to adjournment on Thursday the Fourth day of January 1798. Present their Honors Thomas Brandon, John Blasingame, William Kennedy, Esqrs.

A Letter of Guardianship from the Court of Equity to Wm. Roun, as Guardian to Jane Harriot & Elizabeth Darby, minors of Wm. Darby decd O to R

John Gibson ) On attachment  
vs ) The defendant being solemnly call'd but failed  
John Garner ) to appear.  
On Motion of A. Nott atty. for the plaintiff,

Ordered that Judgment be entered against him by Default. Also ordered that the property attached in this case be sold by the Sheriff. *med &*

James D. Puckett ) P & S  
vs ) Discontinued  
Arthur Ross )

Admrs Anderson ) P & S  
vs ) Dismissed at Defendants cost  
Robert Cook )

Graaff Edson & Co ) Case  
vs ) The plaintiff suffered a Nonsuit  
Exors Dan. Comer )

Alexander Macbeth & Co ) On Attachment  
vs ) The defendant being Solemnly call'd  
John Thompson ) but failed to appear, On Motion of  
Abraham Nott Esqr Judgment is Entered  
against him be default.

Alex Macbeth & Co) On Attachment  
vs ) The plaintiff by Wm Shaw J Dunlap & A Nott  
Abm. Smith, Sumd.) their Attorneys, and the Garnashe by Sm.  
as Garnashee to ) Smith esqr his attorney.  
John Thompson ) Whereupon came a Jury to wit the same as  
Huger vs Jackson who being sworn accordingly  
Return their Verdict & say we find for the plaintiff £ 31 Costs  
included. Samuel Spray, foreman.  
Ordered that the Verdict be Recorded.

A Macbeth & Co ) John Macbeth proved Three days attendance this  
vs ) case & is entitled to 100 Miles as Milage for  
Warren Hall ) coming & Returning home, Ordered that the  
same be taxed in the bill of costs.

Wm Cuningham also proved three days attendance and is entitled to 200 miles Milege fro coming & returning home. Ordered that the same taxed in the Bill costs.

Richd Farr & Co ) Case  
vs ) Judgment confessed by John Dunlap Esqr Defts  
Hugh Thomas ) attorney for the sum of £ 11 s 19 d 6 ster-  
ling with costs of suit on Stay of Execution  
untill the first June next.

The Court then adjourned untill Tomorrow 10 O Clock & Signed by Jno Blasingame, Wm Kennedy.

The Court met according to adjournment on Fryday the Fifth day of January 1798. Present their Honors John Blasingame, Wm. Kennedy, Esqr.

John Bird ) P & S  
vs ) Dismissed at the defendants costs, except the  
Wm Maxfield) pltf's attorneys fee.

David Smith ) Attacht.  
vs ) Dismissed at Plaintiffs cost.  
Landon Waters)

repair according to Law.

Ordered that Charles Jenkins be Overseer of the Road from Hendricks Mill to Hammeltons ford on Tyger, in the Room of Curtis Wood who has resigned, and that he keep the same in good repair according to Law.

On the petition of a Number of inhabitants its Ordered that Samuel Otterson, Tho. McDonnell and Shad. Lewallen be and are hereby appointed to View and Mark out a way for a Road from Isaac Hawkins the nearest and best way to Robert Crenshaws ford on Tyger River and that they make their report to our Next Court.

Nicholas Lazerus applied for License to Retail Spiritous Liquors and keep public house at his house during the term of 12 Months who give bond with Surety for his due compliance with Law & C.

Ordered that Robert Gault be Overseer of the Road from Longs Road to Grindal Shoals in the room of John Fuller who resigned and that he keep the same in good repair according to Law

Ordered that Thomas Littlejohn be Overseer of the road from Grindal Shoals to the forks of the road, beyond Thomas Cook, and that he keep the same in good repair according to Law.

Ordered that Isaac McKissick, James Cuninghame and James Hayney be and are hereby appointed to View and Mark out a way for a Road from Grindal Shoals to Pinckneyville the nearest and best way as it appears by this Court the present way is almost impossible and the road Commission are Ordered to make their return to Next June Court.

On the application of John Blasingame Esqr Letters of administration is granted him on the Estate and effects of Thomas Blasingame decd who gave Bond with Reubin Belue and Wm Morgan his Sureties in the sum of £ 50 sterling for his faithfull admn. and also took the Oath prescribed by Law.

Ordered that Daniel Farmer, Jehue McPhearson, Daniel Bain & John Ingrim or any three of them be and are hereby appointed to appraise the Estate & Effects of Thomas Blasingame decd to be first sworn by some Justice.

Ordered that Nancy Simpson (now Colbert) who was an administratrix to the Estate and Effects of Samuel Simpson decd be Suspended as Admx. in consequence of her Marriage with John Colbert and that she be served with a Copy of this order.

On Motion of B. Haile, Batte Birdsong was qualified as deputy clerk of this Court.

Nancy Conyers is Licensed to Retail Spirituous Liquors and keep public House in Union Village during the term of 12 Months who give bond with Security accg.

Wm Eaves is Licenced to retail Spiritous Liquors and keep public House in Union Village during the term of 12 Months who give Bond Accg.

The Court then adjourned untill Court in Course.  
Thos Brandon, Wm. Kennedy

At a Court of Ordinary mett for the County of Union Saturday the twenty first day of April in the year of our Lord 1798.  
Present Thos Brandon, esqr.

Ordered that John Blasingame Esqr admr. Tho. Blasingame decd expose to public Sale on the 26th Instant all the personal Estate & Effects of the said decd. giving Six Month Credit and That he make Due Return Accg. to Law. Thos Brandon.

At a court of Ordinary Mect on Saturday the 13th of October 1798.  
Present his Honor Thomas Brandon, Esqr.

[The following three entries stricken.]

Present in Open Court the Last will & Testament of George Harland deceased proved by the Oath of Solomon Spann & Wm Morgan And Order to be Recorded.

Rebecca Harland & George Harland was quallified as Executors of the Last will and Testament of George Harland decd.

Ordered that Elijah Wellbourn & Elisha Bond & Obadiah Howard are appointed to appraise the Estate & Effects of George Harland decd. and to be sworn before any Justice of sd. county to appraise the same.

At a Court begun & Holden in & for the County of Union at the Court House of said County on Fryday the first day of June one thousand Seven hundred & Ninety Eight. Present their Honors, John Blasingame, Wm Kennedy.

The following persons drawn grand Jurors to serve at our next court.

Benj. Woodson  
James Means  
Hugh Means Esqr.  
Joshua Palmore  
Given Gordon  
Chs. Hames  
Alex McDonnell  
John Gregory  
Landlot Porter  
Thomas Green

John Roberds  
Chs. Sims  
Stephen Layton  
George Newton  
Isaac Edwards  
Tho. B. Hunt  
Edward Tilman  
Hancock Porter  
Robert Hanes  
Nathl Guiton

Also the following as Pettit Jurors.

Thos K. Tanner  
John Thomas [stricken]  
James Savage  
Richd. Humpries  
Lott Wood  
Jno McPretridge  
Christr. Young  
Gilleon Willbanks  
John Hopkins  
Powers Lambkin  
Jacob Harlan  
James White  
Turner Sesson  
Mahor Lile  
John Hill

Joseph King  
Jas McWhorter  
Tho. Bishop  
Wm McNeaice  
David Kenworthy  
Jos. Randal  
Jnothn Roberds  
Jas. Lochart  
Hugh McBride  
John Keiger  
John Lawson  
Tho. Brooks  
John White Jnr  
Bennet Tankesley

Tho. Roberds  
Ephraim Welborn

him to be of sound & disposing Mind & Memory at the time he Executed the will. Its Ordered that the said Will be Recorded.

Thomas Vance & Mary McJunkin being appointed Executor & Executrix to the above Will came into Open Court & took the Oath as prescribed by Law.

Ordered that Jarrod Gregory, Jeremiah Gregory & John Wallace(?) be and are hereby appointed to appraise the Estate & Effects of Wm McJunkin late of this County decd and that they make due return of the same as law directs, to be first sworn by some Justice of the peace for this County.

John Henderson esqr came into open Court and resigned his appointment as Sheriff of this county.

Letters of administration Granted to Mary Huey on the Estate & Effects of Joseph Huey decd who give Bond with David Prewett & Wm Leverett her Security in the sum of £ 150 sterling and took the Oath prescribed by Law.

Ordered that Bernd Glenn, Philip Anderson and John McNeail be and are hereby appointed to appraise the Estate & Effects of Joseph Huey decd and that make due return accog. to Law, to be first sworn by some Justice of the peace for this County.

Col. Joseph Hughes presented to the Court his commission from under the hand of his excellency Ed. Rutlege Governor of the State aforesaid, as Sheriff in and for the County of Union, who entered into Bond with Security according to Law, and took the Oaths of Office as prescribed by Law. Ordered that the commission be Recorded, Also the Bond.

On the recommendation of Col. Joseph Hughes, Richard Burgess was appointed Deputy Sheriff for this County, & was Qualified accog. to Law.

Its Ordered that James Darby & John Murrell administrators of the Estate & Effects of William & Sarah Darby be cited to appear at our next Court, and to render to the said Court a Statement of their accounts on said Administrations & the manner in which & to whom they have applied the Moneys belonging to said Estate.

Ordered that Landlot Porter be Overseer of the Road from his House to Pinckney Road and that he keep the same in good repair according to Law.

Ordered that Robert Bullington be Overseer of the road from Pinckney Road to Union Road and that he keep the same in good repair accg. to Law.

The Court then adjourned untill Court in Course & Signed by Wm Kennedy, Thos Brandon.

The Court of Ordinary Mett the 1st April 1799. Present Tho Brandon, Wm. Kennedy.

Ordered that Daniel Burmmett have leave to expose to Public Sale on the first Monday in May next, all the personal estate and effects of William Brummett late of this County deceased at the plantation of said deceased, giving Six Months Credit & Taking sufficient Security.

*Boyd S. McKee*  
*McJunkin*  
*1 June 1799*

Proved in Open Court by the Oath of Jesse Liles the last will and testament of Renny Belue Jnr late of this County deceased, & Ordered to be Recorded.

Keziah Belue & Reuben Belue executrix & Executor to the above will came forward & took the Oath prescribed by Law.

Ordered that Wm Morgan, Saml Harlan & Geo. Harland latter appraise the estate & Effects of Renny Belue Jnr decd and make due return according to Law to be first sworn by some Justice. Thos Brandon, Wm. Kennedy.

At a Court begun & Holden in and for the County of Union at the Court House of said County the first day of June, in the year of our Lord one thousand Seven Hundred and Ninety Nine. Present their Honors [not given]

The Court proceeded to draw the Juries to serve at our next Court when the following persons was drawn to serve as Grand Jurors.

Nicholas Corry	1	Henry Good	11
Saml Patton	2	Hezekiah Rice	12
Woodson Rowntree	3	Lewis Pennion	13
Ephraim Fowler	4	Richd Prewett	14
Aaron Hays	5	John Haile	15
Tho. Vance	6	Wm Clark	16
Henry Foster	7	Enoch Floyd	17
Thomas Dean	8	William White esqr.	18
Jeremiah Lucas	9	William White	19
Daniel McBride	10	James Gasway	20

Also the following as Pettit Jurors

John Huey	1	Fredk. Davis	11	Sion Murphy	21
Saml Kelso	2	Wm Goudylock	12	Joseph Nix	22
John McDaniel	3	Jesse Jinkins	13	Amos Martin	23
Hugh Nelson Jr.	4	Job Hammond	14	John Sparks	24
James Park	5	Robert Galt	15	John Means	25
John Hutton	6	Sampson Goodwin	16	Henry Millhouse	26 [stricken]
John Nelson	7	John Weederman	17	Rucker Maulden	26
John Fowler	8	Robert Norman	18	Leonard Smith	27
Henry Gee	9	Mark Murfee	19	Robert Millhouse	28
Isaac Gregory	10	James McCord	20	James Mathews	29

The Admrs of Saml Simpson decd vs Moses Guiton ) Debt ) The Defendant confessed Judt. according to Specialty with Interest & Cost of Suit, Stay of Execution till the first day of January next.

The Admrs. of Saml Simpson vs Moses Guiton ) Debt ) The defendant confessed Judgt. according to Specialty with Interest & Costs of suit, stay of execution till the first day of January next

James Kennedy was sworn as constable for this county, before Judge Kennedy.

The last will & Testament of Thomas Haselwood late of this county, deceased, was proven by the Oath of Brittan Williford & Isaac Wafford & Ordered to be Recorded.

Isaac Pearson is Licenced to keep Public House in this County for Twelve Montsh who give Bond with Security.

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