

**PRINCE WILLIAM COUNTY, VIRGINIA
COURT ORDERS
1783-1784**

**Transcribed by
Kenna Cathcart**

**Transcribed by RELIC volunteer Kenna Cathcart,
from Prince William County Court Order Book 1778-1784,
a continuation of transcriptions in
Northern Virginia Genealogy, v. 5-9 (2000-2004).**

**Ruth E. Lloyd Information Center (RELIC)
Prince William Public Library System
Bull Run Regional Library,
Manassas, Virginia
2012**

Prince William County, Virginia, Court Orders 1783-1784

[p. 200]

December Court 1782

Court on Harriss

At a court called and held at the court house for Prince William County the 10th day of December 1782 for the examination of Burr Harriss for felony.

Present: Foushee Tebbs, William Carr, William Tebbs , Jesse Ewell Gent. Justices
The said Burr Harriss being committed to the God of the said County by an order of the Court of the said County dated the Second Instant being charged with feloniously stealing and carrying away a parcel of yarn and thread and a pair of knee buckles from a certain John Ryner of which charge he said he is not guilty and the several Evidences being heard in behalf of the commonwealth and of the prisoner it is the opinion of the Court upon full testimony that his not guilty of the felony, but that he has been guilty of a breach of the peace and of a trespass in the taking of the goods from the said Ryner. The Court therefore order and direct that he stand committed until he gives security in the sum of one hundred pounds and his two security in the sum of fifty pounds each that he make his personal appearance at the next Grand Jury Court to beheld for this County to answer an indictment then to be presented against him for the aforesaid trespasses and that he do not depart thence without leave of the Court & be of good behaviour in the mean time.

The Business of the Court being over the same is dissolved.

alph. _____

Signed Foushee Tebbs.

[Bottom half of p.200 missing; p. 201-202 missing]

Prince William County, Virginia, Court Orders 1783-1784

[p. 203]

March Court 1783

Do appraisal

Of them being first sworn do inventory and appraise the Estate of Robert Goslin deceased according to law.

Road thro' Hooes

Ordered that James Gwatkin, Wm. Whitledge, William Ashmore, and William Tackett,, Junr. or any three.

Ordinary there of them do view the Road that leads from Slaty Run Church to the Main Road that Leads through Howson Hooe Juniors plantation to Dumfries and report to the Court.

=====

Then the Court adjourned till to Morrow Morning 10 o'clock.
alph. _____

Signed Foushee Tebbs.

=====

At a Court continued and held for Prince Wm. County the 4th day of March 1783

Justices sworn

Present: Foushee Tebbs, William Tebbs, James Ewell, Jesse Ewell, Gentlemen Justices.

Justice of the Peace sworn

Alexander Lithgow took the oath of a Justice of the Peace for this County and also a Justice of Over & Terminer.

=====

Present Alexander Lithgow Gent.

=====

Do appraisal

An inventory and appraisalment of the estate of George Green deceased was returned given inventory to court and admitted to record.

[Jury sworn]

Recorded that Sheriff summon twenty-four [landholders] to May next to have as Grand Jury for the body of this County.

=====

[Deputy Sheriff Sworn]

Stephen Lee took the oath of a deputy Sheriff for this County.

=====

Prince William County, Virginia, Court Orders 1783-1784

Griffen admin.

Administration of the estate of John Griffen deceased is granted to Appelona Griffen who Griffen administrator took the oath of an administrator and executed a bond with security according to law.

=====

Do appraisal

Record that James Foley, Gerrard Woodyard, William Myrichs Williams and John Biggs any three of them being first sworn do inventory and appraise the estate of John Biggs deceased according to law.

=====

[Conner's bounty]

On the motion of Philip Daweappignce of Philip Conner, It is ordered Dawappignce to be certified to the register of the land office that the said Connor land was a Sergeant in the Third Virginia Regiment of this State for three years; served time of his enlistment duty and was entitled to lands for the service by the resolves of [?] and acts of assembly of this State.

=====

Prince William County, Virginia, Court Orders 1783-1784

[p. 204]

March Court 1783

Prince William County		Dr. – Tobacco by law	
To Cuthbert Bullitt Esq. Attorney		6000	
To Robert Graham Clerk		1260	
To Evan Williams keeping court house	1-10-0	1000	
To Jesse Ewell late Sheriff		1260	
To James Wickliffe Deputy Sheriff		640	
To Robert Graham acct.		585	
To Cuthbert Bullitt acct.		450	
To Alexander Lithgow a piece of Wm. Scott acct.		350	
To William Farrow repairing the bridge agreement		2500	
To James Ewell Gent.. A corner fee [request]		133	
To Baptist Cheshire constables do		50	
To Hugh Moore acct.		400	
To Philip Dawe Do		245	
To William Austin Do		175	
To William Jacobs for young wolves head		900	
To John Shute acct.		250	
To Walker Turner for self and Horatio Blancett acct.		250	
To Francis Calvert acct. proved		100	
To Jacob Calvert do		75	
To Richard Calvert do		75	
To Robert Gram for services in [caping] the County		530	
To Evan William for do		530	
To Colin Campbell acct.		25	
To Timothy King guarding goal acct.		400	
To Wm Can for Thomas Hogan 7 young wolves heads		1050	
To William Scott for repairing court house acct.		1990	
To Gustavus Thomas guarding goal 1 night		25	
To Adam Gardenhire do 1 do			25
To Charles Adams do 5		125	
To James Hays do 3 do		75	
To John Anderson 6 do		125	
To Elijah Bigbie do 7 do		175	
		<hr/>	
		1"10"0"	\$21,773

Cockerell vs Taylor

Peter Cockerell } plaintiff
vs
Taylor } defendant
The suit is agreed.

=====

Prince William County, Virginia, Court Orders 1783-1784

De Dentignac to Gragan & Bullett

A deed in trust from John De Dentignac Esq. signed Le Chew De Dentignac to [since] Gragan & Cuthbert Bullett for the use of Ann De Dentignac with the right and living of possession was proved by the oaths of Ann Downman, Wm. DOWman vs Davis Johnston and admitted to record.

Prince William County, Virginia, Court Orders 1783-1784

[p. 205]

March Court 1783

Downman's Guardian

William Downman came into Court and made choice of Ann Downman his mother for his guardian who executed and acknowledged a bond with Cuthbert Bullett her security according to law.

=====

Dowman's Division

On the motion of William Downman son and heir of Jabez Downman deceased by Ann Downman his guardian and Spence Grayson, Cuthbert Bullitt Gent. trustees for Mrs. Ann Dontignac daughter of said Jabez Downman. It is ordered that Peter Evans, Alexander Lithgow, Jesse Ewell, Foushee Tebbs, Henry Lee, and William Tebbs Gent. Or any three of them divide and set apart to the trustees for the separate use of the said Ann Dantignac one third of her said deceased fathers estate slaves [illegible] one third part of his personal estate.

=====

Holiday admin.

Administration of the estate of John Holiday deceased is granted to John Dickerson who Holiday took the oath of an administrator and upon his giving bond with security in the office in the penalty of 100 pounds according to law.

=====

Do appraisal

Ordered that John Boon Lockett, Giles Carter, John Hickerson and Wm. Carter, Jr. or any three of them being first sworn do inventory and appraise the estate of John Holiday deceased, according to the law.

=====

Dallis bond

William Dallis orphan of Thomas Davis is ordered to be bound by the church wardens of Dallis bond. Pettingen Parish to James Brown who is to learn him the trade for a taylor the orphan at this time about eight years of age.

=====

County divided in districts

The Court proceeded to lay the County of into districts for Justices to carry into execution County divided several acts of assembly representing taking lists of tithables and appertaining certain taxes districts and No. of lots and appointed the following Gentleman: Alexander Brown Gent. is appointed above Dettingen Parrish line until it intersects Kittle Run then up Kittle Run to the County line then along the County line to the beginning.

Robert Brown Gent. is appointed to begin at the mouth of Broad Run then up the said run to the Parrish line thence along the said line to Kittle Run then up Kittle Run to the County line, then along the County to Cwar Run then down the said run to the beginning.

John Hooe Gent. is appointed to begin at the mouth of Bull Run then to the said run to Dettingen Parrish line then along the said Parrish line to Broad Run the down the said run to the mouth of the same then down Occoquan to the beginning.

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).
RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

Alexander Lithgow Gent. is appointed to begin at the mouth of Quantico Creek thence up the river Potomac to the mouth of the Occoquan then up the Occoquan to the old forge then along the old road to Bayles's plantation then up the road that leads to Mr. Clarks to Mossely Road and down Mossely Road to the main road then down the main road to Quantico ford by the church then down Quantico Creek to the beginning.

Jesse Ewell Gent. to begin at Quantico old forge then up Occoquan and forge river to the mouth of Evan Run and then up the said run to Tacketts Ford then down Tacketts Road to Mossely Road where it intersects with main road leading to Dumfries then up Mossely Road to the old road leading from Occoquan to the old court house the down the old road to Bayles old plantation thence along the old road to the old forge the beginning.

Prince William County, Virginia, Court Orders 1783-1784

[p. 206]

April Court 1783

William Carr Gent. to begin at the mouth of Quantico Creek thence up the creek to the church ford then up the church road to the main road that leads to Tackett's ford thence up the said road to the said ford then up Evan Run to the County line then with the County line to the line of Stafford County then down Stafford line the mouth of the Chappawsick then the river to the mouth of Quantico the beginning.

=====

[Inspector sworn]

Inspection sworn John Linton presented to the Court Commission appointing him appointment of inspector of Dumfries. Inspector who took the oath of office and executed a bond with security according to law.

=====

Wickliffe admin.

Wickliffe's heir on the motion of Nathaniel Wickliffe of the County of Prince Wm. Defining that it might be certified by the Court that he the said Nathaniel Wickliffe is heir at law to Robert Wickliffe late of the said County decided the County being satisfied at the truth thereof of the same is thereupon ordered to be certified.

=====

Absent: Alexander Lithgow Gent.

Brent to Ewell

Connor Land Taxes John McMillion Gent. took the oath presented by law as Commissioner of the land tax Brent to Ewell a deed with receipt endorsed from Hugh Brent to James Ewell Gent. was proved by the oath of John McMillion Gent. and ordered to be certified

Then the Court adjourned till Court in course.

Alph. _____

Sighed Foushee Tebbs

=====

At a Court held for Prince Wm. County the 7th Day of April 1783

Justices sworn

Present: Henry Lee, William Tebbs, John Scott, William Linton} Gent. Justices

Graham to French

Prince William County, Virginia, Court Orders 1783-1784

Graham to French [illegible] from Richard Graham to William French acknowledged by the said parties and admitted to record.

Then the Court adjourned till to Morrow morning 10 o'clock.

Alph. _____
Signed Henry Lee

=====

Justices sworn

At a Court continued and held for Prince William County the 8th Day of April 1783
Present: Foushee Tebbs, Jesse Ewell, William Tebbs, Alexander Lithgow} Gent. Justices

=====

Do appraisal

The Inspectors at Dumfries presented to the court an agreement and receipt for appraising the warehouses amounting to sixty five pounds pence with being examined by the Court is allowed and ordered to be certified.

The Inspectors at Dumfries presented an account against the same for scales amounting to 241. And being examined is allowed and ordered to be certified.

=====

Hooe to Hazlerigg

A deed with receipt endorsed from [illegible] to John Hooe was proved by the oaths of John Hazlerigg James Buck and John Lord and admitted to record.

=====

Sarah Wilson is discharged from paying taxes and inspects [negro] small in future.

Tackett's will

The last will and testament of William Tackett deceased was present to the County by the Executors.

Who made oath to the same according to law and being proved by the oaths of John Langfitt

[p. 207, page is missing]

[p. 208, top half of the page is missing]

The suit is dismissed.

[Road thro' Carter]

It being suggested to the Court that the road leading from Dumfries to Leesburgh may be shortened by cropping of Bull Run through the lands of Robert Carter Esq. where upon Thomas Sandford, Valentine Peyton, John Brett, Henry Washington Gent. or any three of them are appointed to view and report how the said road may be turned for the purpose aforesaid.

=====

Present James Ewell, Gent.

[Delgarn Will]

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).
RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

The last will and testament of John Delgarn deceased was presented to the Court by the executors therein named whom are oath thereto according to law and the same being proved by the oaths of the witnesses thereto and admitted to record the said executors having performed what is upheld in such cases certificate is granted them probating a probate then of in due form.

[Davis claim]

Moses Davis presented to the Court a certified for a gun in procession for the militia marching to headquarters and valued to 3 pounds 10 shillings which is allowed and ordered to be certified. Benjamin Jones presented to the Court a certified for a gun in procession as is allowed for the same three pounds and fifteen shillings and the same is ordered to be certified ordered that Delgarns Executors John Thomas 1 Days attendance to prove the will of John Delgarn deceased.

=====

Prince William County, Virginia, Court Orders 1783-1784

[p. 209]

May Court 1783

James Johnson is discharged from paying parish and County lives in future.

Then the Court adjourned till court in course.

Alpha. _____

Signed Foushee Tebbs

=====

At a Court held for Prince William County the 5th Day of May 1783.

Justices sworn

Present: Foushee Tebbs, William Tebbs, Jesse Ewell and John Hooe} Gent. Justices

[King pension]

John King formally a soldier in the American army having lost both his arms appearing King certified ordered in Court the same be certified.

=====

Present: John Scott Gent.

=====

[Jones pension]

Alexander Jones formally a soldier in the American Army being wounded in the knee Jones certified ordered the same be certified.

=====

[Road work]

Ordered that Richard Graham, Alexander Brown, Robert Brown, and John Tyler Gent. or any two of them be appointed today offence tithables to work on the following roads apart to wit from Fauquier line to Catherpin to Burwells, from the red house to Bull Run Church, from the red house to Board Run from the red house to Lacys from Miltons to Mathews Whiting and make report thereof to the Court.

=====

[Jones bond]

Ordered that the Church Wardens of Dettingen Parish do bind Charles Jones, Walker Jones, James Bound and James Jones orphans according to law.

=====

Present: Alexander Lithgow and William Linton Gent.

On the motion of Philip Dawe [illegible] of John Legg it is ordered to be certified to the

[line illegible]

Cooksey Admin

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).
RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

Administration of the estate of Vincent Cooksey deceased is granted to Lydia Cooksey who took Cooksey administrated the oath of an administrator and acknowledged a bond according to law.

=====

Do appraisal

Ordered that James Peak, Zachariah Leatherwood, William Bird and John Mills among three do appointing them being first sworn do inventory and appraise the estate of Vincent Cooksey deceased according to law.

=====

Graham to Graham

A deed from John Graham Gent. to Robert Graham was proved by the oath of Evan Williams Graham to Graham and ordered to be certified.

=====

Tyler to Graham

A bill of sale from Thomas Gowry Tyler to Richard Graham Gent. was proved by the oath of Tyler to Graham Evan Williams and admitted to record.

Vinson vs. Peyton

On the motion of Evan Williams Binson of the Militia of Prince William County judgment was granted him against the estate of Henry Peyton Gent. deceased for one thousand four hundred and sixty pounds fifteen shillings which against the sale of do presentation in November one thousand seven hundred and eighty nineteen pounds sixty shillings and five pence for [furnished] by the Court Martial in the said County at different records and first into the say Payton hands to collect as for his receipt.

Prince William County, Virginia, Court Orders 1783-1784

[p. 210]

May Court 1783

Chick bond

Chick signed licensed is granted to John Chick to keep an ordinary at his house he having given bond with security according to law.

=====

Lynn bond

License is granted to William Lynn to keep an ordinary at this house he having given bond with security according to law.

=====

[Jury sworn]

The Sheriff present to act of assembly in that case made and provided returned to court house a panel of a Grand Jury for the body of this County who being sworn received their charge and withdrew and afterwards returned with their present appointments ordered the several delinquents be summoned to the next Court to answer the commonwealth.

=====

[Motion on Harrison]

Ben Harrison} on judgment

The sad Harrison came into Court and plea not guilty.

=====

[Overseer appointed]

Jeremiah Foster is appointed overseer of the road in the room of Alexander Brown ordered he keep the same in [Repine] according to law.

=====

[Lenox pension]

Lenox certified Charles Lenox formally a soldier in the continental army being wounded in the knee ordered the same be certified.

Then the Court adjourned till to Morrow Morning 10 o'clock.

Alaph. _____

Signed Foushee Tebbs

=====

[Justices sworn]

At Court continued and held for Prince William County the 6th Day of May 1783.

Present: Foushee Tebbs, Ben Harrison, Alex Lithgow, and john Scott}

Gentlemen Justices

Prince William County	Dr. Wm. Tobacco
To brought forward	21.773
To Daniel Thompson assigned Mr. Lithgow	200
To Elizabeth Murray for balance of account 1-0-6	123
To Vester Moss for attendance Sidebottom	700
To James Barbox guarding goal 3 nights	75

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).

RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

To Thomas Harris guarding goal 1 night	25
To Isaac Wickliff account	647
To William Sipell guarding goal 12 nights	<u>300</u>
	23.993
To 6 [pence] for collecting	1.439
To fraction in the Sheriffs hands	693
By Tyth 23.75d. 11 th Feb pole	26.125

Prince William County, Virginia, Court Orders 1783-1784

[p.211]

May Court 1783

Absent: John Scott, Present: William Carr Gent.

=====

Do appraisal

An inventory and appraisalment of the estate of John Murray deceased was presented to the court and admitted to record.

=====

Commonwealth vs Warren

On the motion of the County Lieutenant in behalf of the Commonwealth against Robert Warren Collector of the Corps (No. 7) for money due from said Corps under the Act of Assembly entitled an Act of for Recruiting the States Quota of Troops to Serve in the Army of the United States. It appearing to Court that the defendant had legal notice and failing to appear. It is ordered that the Commonwealth have their execution against the said defendant for the sum of one pound fourteen shillings and three pence on farthing being the balance due from the corps with the cost of this motion and damages at the rate of five per centum.

=====

Commonwealth vs. Peyton

On the motion of the County Lieutenant on behalf of the Commonwealth against Ben Peyton Collector of the Corps (No. 11) for money due from said Corps under the Act of Assembly entitled Act for Recruiting the State Quota of Troops to serve in the Army of the United States. It appearing to the Court the defendant had legal notice and failing to appear; it is ordered that the Commonwealth have their executing the defendant for the sum of ten shillings and seven pence being the balance due from the Corps with the costs of this motion and damages after the rare of five per centum.

=====

Commonwealth vs. Newman

On the motion of the County Lieutenant in behalf of the Commonwealth against John Newman Collector of the Corps (No. 12) for money due from the said Corps under the Act of the Assembly entitled an Act of Recruiting the States Quota of Troops to Serve in the Army of the United States. It appearing to the Court that the defendant had legal notice and failing to appear. It is ordered that the Commonwealth have their execution against the said defendant for the sum of five pounds four shillings and a half penny being the balance due from the Corps with the costs of this motion and damages at the rate of five per centum.

=====

Commonwealth vs. Peyton

On the motion of County Lieutenant in behalf of the Commonwealth against Valentine Peyton Collector of the Crops (No. 13) for money due from the said Corps under the Act of Assembly entitled an Act for Recruiting the States Quota of Troops to Serve in the Army of the United States. It appearing to the Court the defendant had legal notice and failing to appear. It is

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).

RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

ordered the Commonwealth have the execution against the said defendant for the sum four pounds nineteen shillings and seven pence being the balance due from the corps aforesaid with the costs this motion and damages at the rate of five per centum.

Prince William County, Virginia, Court Orders 1783-1784

[p. 212]

May Court 1783

Commonwealth vs. Sanford

On the motion of the County Lieutenant in behalf of the Commonwealth against Thomas Sanford Collector of the Corps (No. 18) for money due from said Corps under the Act of Assembly entitled an Act for Recruiting the States Quota of Troops to Serve in the Army of the United States. It appearing the Court the defendant had legal notice and failing to appear. It is ordered the Commonwealth have their execution against the said defendant for the sum of one pound nine shillings and three pence being the balance due from the said Corps with the costs of the motion and damages at the rate of five per centum.

=====

Commonwealth vs. Redman

On the motion of the County Lieutenant in behalf of the Commonwealth against John Redman Collector of Corps (No. 14) for money due from said Corps under the Act of assembly entitled an Act for Recruiting the States Quota of Troops to Serve in the Army of the United States. It appearing the Court the defendant had legal notice and failing to appear. It is ordered the Commonwealth have their execution against the said defendant for the sum of two pounds eleven shillings and eight pence half penny being the balance due from the Corps aforesaid with the costs of this motion and damages at the rate of five per centum.

=====

Commonwealth vs. Gains

On the motion of the County Lieutenant in behalf of the Commonwealth against Wm. Gaines Collector of Corps (No. 19) for money due from the Corps under the Act of Assembly entitled an Act for Recruiting the States Quota of Troops to Serve in the Army of the United States. It appearing the court the defendant had legal notice and failing to appear. It is ordered the Commonwealth have their execution against the said defendant for the sum of one pound and six shillings and seven pence being the balance due from the Corps aforesaid with the costs of this motion and damages at the rate of five per centum.

=====

Commonwealth vs. Linton

On the motion of the County Lieutenant in behalf the Commonwealth against Wm. Linton Collector of Corps (No. 20) for money due from said Corps under the Act of Assembly entitled an Act for Recruiting the States Quota of Troops to Serve in the Army of the United States. It appearing the Court the defendant had legal notice and failing to appear. It is ordered the Commonwealth have their execution against the said defendant for the sum of one pound and three shillings and three pence being the balance due from the corps aforesaid with the costs of this motion and damages at the rate of five per centum.

=====

Commonwealth vs. Cannon

On the motion of the County Lieutenant in behalf of the Commonwealth against John Cannon collector of Corps (No. 21) for money due from the Corps under the Act of Assembly entitled an Act for Recruiting the States Quota of Troops to Serve in the Army of the United States. It appearing the Court the defendant had legal notice and failing to appear. It is ordered the Commonwealth have their execution against the said defendant for the sum of seven pounds,

Prince William County, Virginia, Court Orders 1783-1784

six shillings and five pence being the balance due from the corps aforesaid with the costs of this motion and damages the rate of five centum.

=====

Commonwealth vs. Newsman

On the motion of the County Lieutenant in behalf of the Commonwealth against Thomas Newsman Collector of Corps (No. 9) for money due from the Corps under the Act of Assembly entitled an Act for Recruiting the States Quota of Troops to Serve in the Army of the United States. It appearing the Court the defendant had legal notice and failing to appear.

Prince William County, Virginia, Court Orders 1783-1784

[p. 213]

May Court 1783

It is ordered that the commonwealth have their execution against the said defendant for the sum of two pounds six shillings and one penny being the balance due from the corps aforesaid with the costs of this motion with damages at the rate of five per centum.

=====

Commonwealth vs. Bryan

On the motion of the County Lieutenant in behalf of the Commonwealth against Samuel Bryan Collector of Corps (No. 25) for money due from the Corps under the Act of Assembly entitled an Act for Recruiting the States Quota of Troops to Serve in the Army of the United States. It appearing the court the defendant had legal notice and failing to appear. It is ordered the Commonwealth have their execution against the said defendant for the sum of two pounds seven shillings and six pence half penny being the balance due from the Corps aforesaid with the costs of the motion and damages at the rate of five per centum.

=====

Commonwealth vs. Dalton

On the motion of the County Lieutenant in behalf of the Commonwealth against James Dalton Collector for Corps (No. 34) for money due from the Corps under the Act of Assembly entitled an Act for Recruiting the States Quota of Troops to Serve in the Army of the United States. It appearing the Court the defendant had legal notice and failing to appear. It is ordered the commonwealth have their execution against the said defendant for the sum of six shillings and two pence three farthings being the balance due from the said Corps with the costs of this motion and damages at the rate of five per centum.

=====

Commonwealth vs. Campbell

On the motion of the County Lieutenant in behalf of the Commonwealth against Colin Campbell Collector of Corps (No. 39) for money due from the corps under the Act of Assembly entitled an Act for Recruiting the States Quota of Troops to Serve in the Army of the United States. It appearing the court the defendant had legal notice and failing to appear. It is ordered the Commonwealth have their execution against the said defendant for the sum of one pound two shillings ten pence being the balance due from the Corps aforesaid with the costs of this motion and damages at the rate of five per centum.

=====

Commonwealth vs. Ewell

On the motion of the County Lieutenant in behalf of the Commonwealth against Solomon Ewell Collector for Corps (No. 40) for money due from the Corps under the Act of Assembly entitled an Act for Recruiting the States Quota of Troops to Serve in the Army of the United States. It appearing the Court the defendant had legal notice and failing to appear. It is ordered the Commonwealth have their execution against the said defendant for the sum of seven pounds

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).

RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

six shillings and four pence half penny being the balance due from the Corps aforesaid with the costs of the motion and damages at the rate of five per centum.

=====

Commonwealth vs. Marshall

On the motion of the County Lieutenant in behalf of the Commonwealth against Jacob Marshall Collector for Corps (No. 42) for money due from the Corps under the Act of Assembly entitled an Act for Recruiting the States Quota of Troops to Serve in the Army of the United States. It appearing the court the defendant had legal notice and failing to appear. It is ordered the Commonwealth have their execution against the said defendant for the sum of three pounds two shillings and eight pence being the balance due from the Corps aforesaid with the costs of this motion and damages at the rate of five per centum.

=====

[Linton claim]

The following certificates were presented to the court and ordered to be certified; To John Linton for furnishing Major Lees Light Dragons 22 gallons of corn; House for 10 horses 1 night; 16 pounds of hay for 5 horses 1 night; and wood for 5 officers.

=====

Prince William County, Virginia, Court Orders 1783-1784

[p. 214]

May Court 1783

154 pounds of hay for 11 horses, 4 gallons of oats and hay for two horses 1 night for furnishings
9 days housing for a continental horse.

=====

[Justice of the Peace sworn]

Valentine Payton Gent. took the oaths presented by law as a Justice of the Peace for this
County and also as Justice of [illegible]

=====

[Kitchen bond]

John Whittledge presented to the Court an act of his guardianship to the orphans of Anthony
Kitchen which was examined allowed and ordered to be recorded.

=====

Ginseead vs Maturson & Maturson

James Grinstead } plaintiff
Thomas Maturson and Richard Maturson } defendants

This day came the plaintiff by this attorney the last having a late as to the defendant Thomas
and the defendant Richard although solemnly called came not but made [defendant] whereupon
judgment is granted the plaintiff vs. against said defendant Richard and William Farrow his
common bail the sum of one hundred and seventy two pounds current money of Virginia.
Together with his costs by him in this behalf expanded and the defendant and bail in money and
to be discharged by the payment of eight six pounds the money with legal interest thereon to be
compounded from the sixteenth day of March 1772 till fully paid and the costs.

=====

Graham vs. Ballandine

George Graham } plaintiff
Frances Ballandine } defendant
In suit is agreed defendant paying costs.

=====

Adams vs. Anderson

Benjamin Adams } plaintiff
Thomas Anderson } dependent} in waste
The suit estates (vide blanks)

=====

Chapman & Company vs. Adams

Carr [Chapman] and company } plaintiffs
[Abedingo] Adams } dependent} in debt

This day came the plaintiffs by their attorney and the defendant at the solemnly called came not
but made default whereupon judgment is granted the [plaintiff] against the defendant and John
Riddell his common bail for the sum of six pounds thirteen shillings and eight pence Virginia
currency together with the costs by them in this behalf said out and expanded and the

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784,
a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).

RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

first day of November 1781 till fully paid and their costs by then about their suit in that behalf expanded the defendants and bails in money.

=====

Seale vs Jacksons

The same } plaintiffs
Samuel Jackson, Jr. and Samuel Jackson, Sr. } dependents} in debt

This day came the plaintiffs by the attorney and the defendants although solemnly called came not but made default whereupon judgment is granted the plaintiffs against the said defendants and John Jackson their common bails the sum of twelve pounds eighteen shillings and six pence gold or silver with legal interest thereon from the twentieth day of November 1781 till fully paid and their costs by then about their suit in that behalf expanded the defendants and bails in money.

Prince William County, Virginia, Court Orders 1783-1784

[p. 216]

May Court 1783

Seale vs Newsmans

John Seale Anthony Seale William Brown executors of the last will and testimony of Anthony Seale Gent. deceased } plaintiffs

Thomas Newsman and George Newsman Brown } dependents} in debt

This day came the plaintiffs by their attorney and the defendants at the solemnly called came not but made default whereupon judgment is granted the plaintiffs against the said dependents and Richard Neale and Henry Hampton their common bails for the sum of fourteen pounds gold or silver with legal interest there on to be compounded from the twenty-first day of November 1781 and their costs by them about their suit in the behalf expended and the dependents and bails in money.

=====

Franklin vs Sanger

Susanna Franklin } Plaintiff
Stephen Sanger } Defendant} in case

The suit is dismissed.

=====

Chapman & Company vs Whitledge

Carr Chapman and Company} Plaintiff

Thomas Whitledg } Defendant} in debt

This day came the Plaintiffs by their attorney and the defendant at the solemnly called came not but made default whereupon judgment is granted the plaintiffs against the said defendant and John Whitledge his common bail for the sum of fifty pounds seven shillings current money of Virginia together with their costs by them about their suit laid out and expended and the defendants and bail in money and to be discharged by the payment of twenty five pounds three shillings and six pence of the aforesaid money with legal interest thereon to be compounded from the fifteenth day of February 1773 till fully paid and the costs.

=====

Constable sworn

John Lynn sons of William appointed Constable in this County who thereupon took the oath prescribed by law.

=====

Commonwealth vs Maxwell

Commonwealth

against

John [Maxwell]

The prosecution is discontinued.

=====

Prince William County, Virginia, Court Orders 1783-1784

Commonwealth vs Minetree

Same

against

Paul [Minetree]

The prosecution is discontinued.

=====

Sample will

The last will and testament of John Sample deceased was proved by the oath Hector Rofe and ordered to be recorded.

=====

Commonwealth vs Harris

Commonwealth

against

Burr Harris} on judgment

=====

Cocksill vs Commonwealth

Peter Cocksill presented to the Court an [account] against the commonwealth for the sum of fifteen shillings which is allowed him and ordered to be certified.

=====

[County taxes]

Ordered that Hampton Peyton's list of property tax be added to John Hooe Gentleman list.

Ordered that Mrs. Margaret Peyton list of property tax be added John Hooe Gentleman list.

Ordered that Leonard Leachmans list of property tax be added to John Hooe Gentleman list.

=====

Burroughs admin.

On the petition of John Hedged security for Mary Burroughs administrator of John Burroughs deceased to be relieved from the securityship ordered that the she be summoned to the next court to give counter security or deliver up the estate.

=====

Road repair

John Boon Lockett is appointed overseer of the road from Triplett's Ferry to the road by Quantico Mill. Ordered he keep the same in lawful repair.

Prince William County, Virginia, Court Orders 1783-1784

[p.217]

May Court 1783

Davis bond

On the petition of Isaac Wickliffe security for jesse Davis executor of Presley Davis to be relieved from the security ship. Ordered the he be summoned to the next court to give counter security or deliver up the estate.

=====

Road repair

Hugh Brent is appointed overseer of the road from the County line to Newman’s Bridge in the room of 10m Bayle ordered he keep the same in lawful repair.

Ordered that Valentine Peyton and Robert Brown Gentleman set apart the tithes to work on the above road.

=====

Nisbett bond

Ann Nisbett and Margret Nisbett came into court and made choice of James Nisbett as their guardian.

Do appraisal

An inventory and apraisement of the estate of James Nisbett deceased was Nisbetts inventory returned to court and ordered to be recorded.

The Court adjourned till to Morrow morning 10 o’clock.
alph. _____

signed Foushee Tebbs

=====

At a Court continued and held for Prince William County the 7th day of May 1783.

Justices sworn

Present William Carr, John McWilliams, Mathew Harris, and Alexander Lithgow

=====

Nisbett bond

James Nisbett guardian of Ann V. Margaret Nisbett came into court and entered into bond with William Linton Gentlemen and Willoughby Tebbs his securities for his guardianship.

=====

Do appraisal

Ordered that John Hooe, Spence Gaysoon, Peter Evans, and Robert Lawson Gentleman or any three of them divided the estate of James Nisbett deceased.

=====

[County taxes]

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).
RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

Ordered that John McWilliams list of tithes be added to William Carr Gentleman list.
Ordered that Mrs. McWilliams list of tithes be added to Robert Brown Gentleman list.
Ordered that Johnston Smith list of tithes added to jesse Ewell Gentleman list.

=====

Mann Page Esq. presents two certificates No. 132 for six beeves 1950
No. 133 for four beeves 1025 for which the claimant is allowed 4

=====

Road repair

John Chick is appointed overseer of the road from Mrs. Riddells branch to Mr. Chick.
Clarks in the room of Charles Stewart ordered he keep the same in lawful repair.

=====

Then the court adjourned to Court in [Court]
alph. _____

Signed Will Carr

=====

At a court held for Prince William County the 2nd day of June 1783

Justices sworn

Present Foursee Tebbs, John Hooe, John McWilliams, William Linton } justices

=====

Do appraisal

An Inventory and apraisement of the estate of James Nisbett Gentlemen deceased
Together with a division thereof returned by the appraisers and persons appointed and admitted
to record.

=====

Absent William Linton Gentleman present James Ewell and Mathews Hampton
Gentleman

=====

Tebbs to Matson

A bill of sale from William Tebbs Gentleman to James Matson was acknowledge by Tebbs to
Matson the said Tebbs and admitted to record.

=====

Tebbs to Tebbs

A deed of gift from William Tebbs Gentleman to Fourshee Tebbs, Jr. was acknowledged same
to Tebbs by the said Tebbs and admitted to be recorded.

=====

Prince William County, Virginia, Court Orders 1783-1784

[p.218]

June Court 1783

Road repair

A report of Hobson Hooes road returned and ordered to be recorded and the to be established.

=====

Commonwealth vs Lynn

On the motion of the County Lieutenant in behalf of the Commonwealth against John Lynn Collector of Corps (No. 23) for money due from the corps under the Act of Assembly entitled an Act for Raising the States Quota of Troops to Have in the Army of the United States. It appearing to the court of the defendant had legal notice and failing to appear. It is ordered that the commonwealth and have their execution against the said defendant for the sum of seven pounds five shillings and eleven pence further being the balance due from the corps aforesaid with the costs of the motion and damages at the rate of five per centum.

=====

Present John Scott gentleman

=====

Scott will

The last will and testament of Robert Scott deceased was proved by the oaths of Cuthbert Bullett, John Scott, and William Scott to the wrote by the said Robert Scott and ordered to be recorded.

=====

[Captain resigned and appointed]

Robert Overall is recommended to the Governor as a Captain in the room of Wm. Brent who has resigned.

=====

Carr vs Moss & McWilliams

William Carr gentleman [apprentice] of Carr Chapman and Company } plaintiffs
Vaster Moss and John McWilliams } defendants } in debt

This day came the plaintiff by the attorney as all came the dependents in their proper persons and oath they cannot deny the said plaintiff action nor but that they owed him the sum of sixty pounds seven shillings and two pence. It is therefore considered by the count that the planter receive the said defendants the sad sum of sixty five pounds seven shillings and two pence. Together with the costs by him about this just in that behalf laid out and expended and the debts in money and to be discharged by the payment of thirty two pounds thirteen shillings and seven pence with legal interest thereon to be compounded from the seventh day of December 1773 till fully paid and the costs.

Member execution on this judgment stayed for eighteen months.

=====

Madden vs Kinsholoe

Scarlett Madden } plaintiff
Cornelius Kinsholoe } defendant

The suit is dismissed deferent paying costs.

=====

[Road repair]

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).

RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

On the motion of Stephen Hobson to run a road. Ordered that Samuel Byrne, Michael Lynn, Charles Cornwell, and Mark Mathew Mankin or any three of them be appointed to view the same and make report to the next Court.

On the motion of Richard Graham gentleman to view a way from the road that lead from Dumfries to [Rises?] to the road that leads up by grounds old fields and to examine what for over Occoquan. Ordered that Samuel Byrne Peter Cockhill, John Thorn, Thomas Byrd, Richard Graham or any three of them to view the same and report to the court.

=====

Kitchen bond

George Kitchen is appointed guardian to Sarah Kitchen orphan of Anthony Kitchen he having bond with security according to law.

=====

Road thro' Chicks

On the motion of John Chick to have a road opened from the road leading from Aquia to the Fauquier road to the said Chicks house ordered that William Scott, Simon Luhall, Wm Copan, Sr. and William Fielder do view the ground and make report to the Court administration de bones non of Richard Crupper [illegible] is granted to Richard Crupper he having given bond with security according to law.

=====

Prince William County, Virginia, Court Orders 1783-1784

[p.219]

June Court 1783

Road repair

Ordered ha George Calvert be appointed overseer to the road from Bacon race meeting house to Occoquan ferry in the room of James Peak and that he keep the same in lawful repair.

=====

[Motion on Peyton]

The bursar of Prince William militia
Henry Peyton executors } on motion

Ordered that two hundred and twenty eight pounds for delinquents be discounted out of the judgment obtained by the said bursar against the said executors at par with the deposition.

=====

Deputy Clerk sworn

Willoughby Tebbs gentleman is appointed Deputy Clerk of the Court having taken the oath according to law for the due and faithful execution of the said office.

According to law for the do and faithful execution of the said office.

=====

[Motion on Ripen]

Ordered the John Ripen be excepted from paying County and Pansh Levis in future.

=====

Then the court adjourned till tomorrow morning 10 O'clock.

Alph. _____

Signed Foushee Tebbs

=====

At a Court continued and held for Prince William County the 3d Day of May 1783

Justices sworn

Present Foushee Tebbs, James Ewell, Alexander Lithgow,
William Linton, and Valentine Peyton } Gentlemen Justices

=====

[Ballot master sworn]

John Boon Lockett is appointed [Ballot] Master at the mouth of Quantico he having taken oath according to law.

=====

Present Henry Lee gentleman

=====

Bullet vs Thornton

Cuthbert Bullet } plaintiff
Lehice Curtis executrix of Thomas Thornton } dependent } on summons

The same is discontinued.

=====

Carr vs Taylor

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).

RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

William Carr } plaintiff
John Taylor } defendant } in case
The suit is dismissed.
=====

Justice of the Peace sworn
John Pope having taken the oath of a Justice of the Peace for the County of Prince Wm took his seat accordingly.
=====

Present John Pope gentleman
=====

Butler vs Tyler
Frances Butler an infant by Joseph Butler } plaintiff
Henry Tyler, Junior } dependent } in case
The suit is discontinued.
=====

McDaniel vs Martin
William McDaniel } plaintiff
Francis Martin } defendant } in case
The suit abates by the defendants death.
=====

Absent Henry Lee gentleman
=====

Hamilton vs Foley
Jane Hamilton } plaintiff
James Foley } defendant } in trespass assault and battery
In suit is dismissed with costs.
=====

Mcale bond
On the petition of Thomas Blackburn security for Violet Mcale late Violet ordered administer of Frances Oden to be relieved from his securityship ordered she be summoned to the next Court to give counter security or deliver up the estate.
=====

Absent James Ewell gentleman
=====

Graham to Graham
A deed from John Graham gentleman to Robert Graham was acknowledged by the said John Graham and ordered to be recorded.
=====

Prince William County, Virginia, Court Orders 1783-1784

Present Henry Lee and John Hooe gentleman

=====

Prince William County, Virginia, Court Orders 1783-1784

[p.220]

June Court 1783

Murray will

The last will and testament of John Murray gentleman was established on a full having by the unanimous opinion of the Court the heir at law Hugh Murray having concern upon the summons and contested the same.

=====

Shute bond

License is granted to John Shute to keep a tavern at his house in Dumfries he having given bond according to law.

=====

Present William Carr gentleman absent Henry Lee and John Hooe gentleman

=====

Tyler vs Davis & Grimby

John Tyler, Junior } plaintiff
William Davis, Senior and Redmond Grimsby } defendants } on motion on a reply bond

This day came the parties by their attorneys and all matters being considered by the court judgment is granted the plaintiff against the defendant Davis for the same of forty eight pounds eight shillings and six pence current money of Virginia five hundred and seventy six pounds of next tobacco and five hundred and fifty eight pounds of crops tobacco together with his costs by him about his suit in this behalf laid out and expanded and the defendant in money and to be discharged by the payment of eleven pounds nineteen shillings like money with legal interest thereon to be compounded from the first day of March one thousand seven hundred and seventy nine till fully paid and the costs.

=====

Thomas vs Thomas

On the complaint of Eleanor Thomas against William Thomas for detaining her child, Susanna ordered he deliver up the said child to its mother.

=====

[Pay witness]

Ordered that Hugh Murray pay Gorge Bosewell fifty pounds of tobacco for attending two days as an evidence for him against Murray's executors according to law.

=====

O'Neal vs Pons

Daniel O'Neal } plaintiff
John Pons } defendant

The agreements of the parties by their attorneys being heard and by the Court fully considered judgment is gathered the plaintiff against the said defendant for the sum of fifteen shillings each party paying their own costs.

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).
RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

=====

Inspector resign

Mathew Harrison having resigned his commission as inspector. John Linton is recommended to his Excellency as a fit person to fill that office.

=====

Then the Court adjourned till to Morrow morning 10 o'clock
alph. _____

Signed Foushee Tebbs

=====

At a Court continued and held for Prince William County the fourth day of June 1783.

Justices sworn

Present Foushee Tebbs, Mathew Harrison, Alexander Lithgow, William Linton}
gentlemen justices

=====

Davis vs Kinshoeloe

Jesse Davis } plaintiff
Cornelius Kinshoeloe } defendant } in estimate
The suit is agreed the defendant paying costs.

=====

Campbell vs Lyons

Isaac Campbell Clerk } plaintiff
Andrew Lyons } defendant } in debt
The suit is agreed.

=====

Campbell vs Shirely

The same } plaintiff
Richard Shirley } defendant } in debt
The suit is agreed.

=====

Prince William County, Virginia, Court Orders 1783-1784

[p.221]

June Court 1783

[Dentique vs Dentique]

Ann Dentique by Ann Downman her next friend } plaintiff
John [Dentique] } defendant } in Chancery
The suit is dismissed.

=====

Tebbs vs Tebbs

William Tebbs } plaintiff
Daniel Tebbs } defendant } in case
The suit is dismissed.

=====

Tebbs vs Tebbs

The same } plaintiff
The same } defendant } in case
The suit is dismissed.

=====

Milton vs Waters

William Milton } plaintiff
John Waters } defendant } assault and battery
The suit is agreed.

=====

Milston vs Waters

John Milton an infant by Wm Milton } plaintiff
John Waters } defendant } assault and battery
The suit is agreed.

=====

Tebbs vs Tebbs

George Tebbs } plaintiff
Foushee Tebbs } defendant } in case
The suit is dismissed.

=====

Tipleet vs Carter

James Tipleet } plaintiff
David Carter } defendant } in trespass
The suit is dismissed.

=====

Prince William County, Virginia, Court Orders 1783-1784

McDaniel vs Pons Cliche & Company

William McDaniel } plaintiff
Mosses John Pons Cliché & Company } defendants } in case
The suit is agreed.

=====

Graham vs Draper

Robert Graham } plaintiff
George Draper } defendant } on petition
The suit is discontinued.

=====

Cranberry vs Adams

James Gawlkin executors and James Cranberry deceased } plaintiff
Benjamin Adams } defendant } on petition
The suite abates defendant dead.

=====

Gawlkin vs Troop

James Gawlkin } plaintiff
Thomas Troop } defendant } on petition
Judgment is granted the plaintiff against the said defendant for the sum of four pounds and his costs.

=====

Davis vs Walden

William Davis Junior } plaintiff
John Walden } defendant } petition
The suite abates defendant dead.

=====

Fallen vs Graham

Elizabeth Fallen } plaintiff
George Graham } defendant } on petition
Judgment is granted the plaintiff against the said defendant for the sum of seven hundred and twenty two pounds of crops of tobacco and her costs.

=====

Wickliffe vs Brown

Charles Wickliffe } plaintiff
James Brown, Jr. } defendant } on petition
Judgment is granted the plaintiff against the said defendant for sum of four hundred pounds of crops of tobacco and his costs.

=====

Prince William County, Virginia, Court Orders 1783-1784

Rawlings vs Speeke

Margret Rawlings } plaintiff
William Speeke } defendant } on petition

Judgment is granted the plaintiff against the said defendant for the sum for five pounds and her costs.

=====

Prince William County, Virginia, Court Orders 1783-1784

[p.222]

June Court 1783

Scale vs Powell

John Scale } plaintiff
Wm Powell } defendant } on petition

Judgment is granted the plaintiff against the said defendant for the sum of two pounds fourteen shillings and eight pence and his costs by him in this behalf expanded.

=====

Scale vs Newman

John Scale } plaintiff
John Newman } defendant } on petition

Judgment is granted the plaintiff against the said defendant for the sum of three pounds and his costs by him costs by him in this behalf said out and expanded.

=====

Scale vs Winton

Anthony Scale and Wm Brown executors and for Anthony Scale } plaintiff
Mathew Winton } defendant } on petition

Judgment is granted the plaintiff against the said defendant for the sum of one pound twenty shillings and their costs by them in this behalf laid out and expanded.

=====

Dow vs Turner

Winifred Dow } plaintiff
Francis Turner } defendant } on petition

Judgment is against the plaintiff against the said defendant for the sum of one pound eighteen shillings, six pence and her costs by him in this behalf laid out and expanded.

=====

Vaughn vs Newman

Adam Vaughn } plaintiff
John Pony Newman } defendant } on petition

Judgment is granted the plaintiff against the said defendant for the sum of three pounds seventeen shillings and six pence and her costs by her in this behalf laid out and expanded.

=====

Wickliffe vs Newman

Isaac Wickliffe } plaintiff
John Newman } defendant } on petition

Judgment is granted the plaintiff against the said defendant for the sum of two pounds eighteen shillings and six pence and his cost by him in this behalf laid out and expanded.

=====

Harrisons vs Homes

Elizabeth Scott, Seth Harrison, Frances Harrison, Ann Harrison
Thomas Harrison, and Sara his wife } plaintiffs
Thomas Homes } defendant } on petition

Judgment is granted the plaintiff against the said defendant for the sum of five hundred and thirty pounds of tobacco and two pounds and their costs by them in this behalf laid out and expanded.

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).

RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

=====

Bullet vs Guy

Cuthbert Bullet } plaintiff
Charles Guy } defendant } on petition

Judgment is granted the plaintiff against the said defendant for the sum of eight hundred and ten pounds of crops of tobacco and his costs by him in this behalf laid out and expanded.

=====

Bullet vs Pate

The same } plaintiff
Mathew Pate defendant } on petition

Judgment is granted the plaintiff against the said defendant for the sum of six hundred pounds of crops of tobacco and his costs by him in the behalf expanded.

=====

Carr vs Adams

William Carr Gentleman } plaintiff
Walter Adams } defendant } on petition

Judgment is granted the plaintiff against the said defendant for the sum of nine hundred and seventy eight pounds of crops of tobacco and his costs by him in this behalf expanded.

=====

Prince William County, Virginia, Court Orders 1783-1784

[p.223]

June Court 1783

Byrne vs Dowell

Samuel Byrne } plaintiff
William Dowell } defendant } one petition

The arguments of the parties by their attorneys being heard and all matters by the Court fully considered judgment is granted the plaintiff against the said defendant for the sum of five pounds and his costs by him in this behalf laid out and expanded.

=====

Tebbs vs Robertson

William Tebbs gentlemen } plaintiff
Richard Robertson } defendant } on petition

Judgment is granted the plaintiff against the said defendant for the sum of two pounds eighteen shillings and eight pence and his costs in this behalf laid out and expanded.

=====

Tebbs vs Triplett

William Tebbs gentleman } plaintiff
James Triplett } defendant } on petition in [seven] for a gun

Upon hearing judgment is grant the plaintiff against the said defendant for the gun petitioned for of the value of two pounds eight shillings and his costs by him in their behalf laid out and expanded.

=====

Forbes vs Ewell

David Forbes } plaintiff
Solomon Ewell } defendant } on petition

Judgment is granted the plaintiff against the said defendant for the sum of one thousand pounds of crops of tobacco and his costs by him in this behalf laid out and expanded.

Mem. Execution stayed for four months.

=====

Graham vs McDaniel

John Graham } plaintiff
John McDaniel } defendant } on petition

Judgment is granted the plaintiff against the defendant for the sum of four pounds twelve shillings and his costs by him in that behalf laid out and expanded.

=====

[Pay witness]

Ordered that Samuel Byrne pay John Smith one hundred and twenty five pounds of tobacco for attorney five days as an evidence for hiring Wm Dowell according to law.

=====

[Pay witness]

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).
RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

Ordered that Samuel Byrne pay Thomas Smith one hundred and twenty five pounds of tobacco for attending five days as an evidence for him against Wm Dowell according to law.

=====

Williams admin.

Administration of the estate of Evan Williams deceased is granted to Sarah Williams who took the oath of an administration and execute a bond according to law.

Do appraisal

Ordered that Alexander Lithgow, Mathews Harrison, Thomas Young and John Sharle or any three of them being first sworn do inventory and appraise the estate of Evan Williams deceased according to law.

=====

Robertson vs Ewell

John Robertson } plaintiff
Thomas W. Ewell } defendant } on petition
The suit is agreed the defendant paying costs.

=====

[Pay witness]

Ordered the Daniel Tebbs pay John Hickman and Francis Cannon twenty five pounds of tobacco each for attending one day as evidence for him against Farrow and Doin Tebbs the suit being continued at his costs according to law.

=====

Then the court adjourned till to Morrow, morning 10 o'clock.

alph. _____

Signed Foushee Tebbs

=====

Prince William County, Virginia, Court Orders 1783-1784

[p.224]

June Court 1783

At a Court continued and held for Prince William County the 5th day of June 1783

Justices sworn

Present Foushee Tebbs, Jesse Ewell, William Carr, and William Tebbs } gentleman of justices

=====

Scott vs [Farwell]

Richard Scott apprentice of William Lindsay } plaintiff
William [Farwell] } defendant } on petition

Judgment is granted the plaintiff against the defendant the for the sum of three pounds and his costs by him in this behalf expanded.

=====

Smith vs Mitchell

John Smith } plaintiff
Ignatius Mitchell } defendant } on petition

The suit is dismissed by consent of parties.

=====

Gardenhin vs Vaughn

Jacob Gardenhin } plaintiff
Robert Vaughn } defendant } on petition

Judgment is granted the plaintiff against the said defendant for the sum of two pounds seventeen shillings and six pence and his costs by him in this behalf expanded.

=====

Gardenhin vs Thompson

Jacob Gardenhin } plaintiff
Daniel Thompson } defendant } on petition

The suit is dismissed the plaintiff paying costs.

=====

Rawlings vs Hangman

Margaret Rawlings } plaintiff
John Hangman } defendant } on petition

The suit abates by return.

=====

Commonwealth vs Harrison

Commonwealth

[against]

Burr Harrison } on petition

It appearing to the Court that the said Burr was legally summoned and failing the to appear. It ordered that he make his fine by the payment of fifteen shilling and the costs of this prosecution.

=====

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).
RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

Bentley vs Ballendence

John Bentley

[against]

Jesse Ewell administrator of William Ballendene deceased defendant " in case

The suit is dismissed with costs.

=====

Halley vs Mathews

James Halley } plaintiff

John Mathews } defendant } in estimate

The suit abates plaintiff being dead.

=====

Hall vs Carter

Jacob Hall } [plaintiff]

[against]

Landon Carter and Charles Carter Esq. executors of Charles Carter deceased

} defendants } in case

The suit is dismissed.

=====

Tebbs vs Peyton

William Tebbs gentleman } plaintiff

Henry Peyton gentleman } defendant } in case

The suit abates defendant being dead.

=====

Barnett vs Combs

Daniel Barnett } plaintiff

John Combs } defendant } in case

The suit is dismissed with costs.

=====

Calvert vs Moss

John Calvert } plaintiff

Vaster Moss } defendant } assault and battery

The suit is dismissed with costs.

=====

Prince William County, Virginia, Court Orders 1783-1784

[p.225]

June Court 1783

Commonwealth vs Randolph
Commonwealth
against
John Randolph } on indictment
The prosecution is discontinued.
=====

Commonwealth vs Sidebottom
The same
v.
Sidebottom } on
The prosecution is discontinued.
=====

Commonwealth vs Rema
The same
v.
Sibe Rema a bias weeks } indictment
The prosecution is discontinued.
=====

Tebbs to Young
A deed of mortgage from Daniel Tebbs to Thomas Young was proved by the oaths of
Willoughby Tebbs and ordered to be certified.
=====

Franklin bond
License is granted to Miss Susanna Franklin to keep a tavern at her house in Dumfries she
giving bond with security according to law.
=====

[Pay witness]
Ordered that John Linton pay James Foley seventy five pounds of tobacco for attending three
days as and evidence for Davis administer against him the suit being continued at his costs
according to law.
=====

[Pay witness]
Ordered that John Linton pay William Tyler one hundred pounds of tobacco for attending four
days as as an evidence for Davis administer against him the suit being continued at his costs
according to law.
=====

[Pay witness]
Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784,
a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).
RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

Ordered that John Linton pay Joseph Blannett fifty pounds of tobacco for attending two days as an evidence for Davis administer against him the suit being continued at his costs according to law.

=====

[Pay witness]

Ordered that John Linton pay jesse Davis seventy five pounds of tobacco for attending three days as evidence for David administer against him the suit being continued at his costs according to law.

=====

Savage vs Coaley

William Savage } plaintiff

James Coaley } defendant

This day came the plaintiff by this attorney.

=====

Prince William County, Virginia, Court Orders 1783-1784

[p.225]

June Court 1783

Calvert vs Chinn & Grunion

George Calvert apprentice of Archibald Rigby } plaintiff
Reweigh Chinn and John Grunion } defendant } in debt
The suit abates.

=====

Graham vs Lee & Brent

Richard Graham } plaintiff
John Lee Sheriff and William Brent Esq } defendants } in [relief?]
The suit is dismissed.

=====

Elliot vs Adams

William Elliot } plaintiff
Elijah Wood constable Benjamin Adams } defendant } in [reliever]
The suit is discontinued.

=====

Frosy vs Gladbeck

Moss. Robert Frosy the and company } plaintiff
P.G.H. De Shanauer Baron De Gladbeck } defendant } in case
The suit is dismissed.

=====

Frosy vs Gladbeck

The same } plaintiff
The same defendant } in debt on a protested bill of exchange
The suit is dismissed.

=====

Peyton vs Tebbs

[Yelverton] Peyton Gentleman } plaintiff
William Tebbs Gentleman } defendant } in [dilemma]
The suite abates the plaintiff being dead.

=====

Orr vs Sinclair

John Orr and Company } plaintiff
Margaret Sinclair } defendant } in case
This day came the plaintiff by their attorney and the defendant at the solemnly called came not but made default. Whereupon it was commanded the sheriff that he should cause to come here immediately this day twelve etc. who neither etc to recognize etc because as well etc and the jurors thereupon impaneled being called namely William Farrow, Philip Dawe, James Dowedall,

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784,
a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).

RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

William Davis, Sr., William Blannett, Michael Mage, and James Foley who being delivered tried and sworn to enquire what damages the plaintiff hath sustained by occasion of the defendants not performing a certain promise and undertaking made upon their oaths do say that they have sustained damages by occasion thereof to seven pounds eight shillings and two pence. It is therefore considered by the court that the plaintiff do recover of the said defendant the said sum of seven pounds, eight shillings and two pence which the jurors aforesaid in their verdict aforesaid in their verdict aforesaid apprentice and their costs by them in that behalf laid out and expanded and the defendant in money and c.

=====

Mage vs Clark & Hanks

Michael Mage } plaintiff
William Clark and Abraham Hanks } defendants } in case

The matter in dispute between the parties being referred to the final determination of Alexander Lithgow and Robert Lawson and their award to be made the Court's judgment now report to the court here that the defendant's oath that plaintiff the sum of five pounds two shillings current money. It is therefore considered by the court that the plaintiff recover of the said defendants the said sum of five pounds two shillings current money together with his costs by him about his suit in that behalf laid out and expanded and the defendants in money.

=====

Prince William County, Virginia, Court Orders 1783-1784

[p.226]

June Court 1783

Commonwealth vs Randolph

Commonwealth

vs.

John Randolph } Indictment

The prosecution is discontinued.

=====

Commonwealth vs Sidebottom

The same

vs. Sidebottom } on

The Prosecution is discontinued.

=====

Commonwealth vs Renoe

The same ...

Sibe Renoe alias weeks } on indictment

The prosecution is discontinued.

=====

Tebbs to Young

A deed of mortgage from Daniel Tebbs to Thomas Young was proved by the oaths of Willoughby Tebbs and ordered to be certified.

=====

Franklin bond

Licensed is granted to Miss Susanna Franklin to keep a tavern at her house in Dumfries she giving bond with security according to law.

=====

[Pay witness]

Ordered that John Linton pay James Foley seventy five pounds of tobacco for attorney three days as and evidence for Davis's administrator against him the suit being continued at his costs according to law.

=====

[Pay witness]

Ordered that John Linton pay William Tyler one hundred pounds of tobacco for attending four days as an evidence for Davis administer against him the suit being continued at his costs according to law.

=====

[Pay witness]

Ordered that John Linton pay Joseph Blancett fifty pounds of tobacco for two days as an evidence for Davis administer against him the suit being continued at his costs according to law.

=====

[Pay witness]

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).
RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

Ordered that John Linton pay Jesse Davis seventy five pounds of tobacco for attending three days as the evidence for Davis administrator against him the suit being continued at his costs according to law.

=====

Savage vs Caaley

William Savage } plaintiff
James Caaley } defendant } in case

This day came the plaintiff by this attorney and the defendant at the solemnly called came not but made default whereupon at was commanded the sheriff that he should case to come here immediately this day twelve etc. who neither etc. to reckoning etc. because as all etc and the jurors thereupon impaneled being called namely William Farrow, Philip Dawe, James Dowdall, William Davis Senior, Nathaniel H. Triplett, Richard Taylor, High Flattry, Colin Campbell, Lewis Reno, Robert Overall, Michael Moaze, and James Peak, who being [illegible] tried and sworn to enquire what damages that plaintiff hath sustained by reason of the defendant not performing a certain promise and undertaking made, upon their oaths do say that the plaintiff hath sustained damages thereby besides his costs and changes to thirteen pounds nine shillings and four pence. It is therefore considered by the court that the plaintiff recover of the said defendant and John Carter his appearance bail the said sum of thirteen pounds nine shillings and four pence together.

Prince William County, Virginia, Court Orders 1783-1784

[p.227]

June Court 1783

Together with the costs by him about his suit in that behalf laid out and expanded
=====

Stone vs Harper

Valentine Stone and Nancy his wife } plaintiff
Thomas Harper } defendant } in case
The suit abates.

=====

Buchanan vs Davis

William Buchanan } plaintiff
William Davis, Junior } defendant } in case
The suit is dismissed with costs.

=====

Combs vs Gunyon

Joseph Combs } plaintiff
John Gunyon } defendant } in case
The suit abates defendant dead.

=====

Junkison vs Hedges

Lucy Junkison an infant etc. } plaintiff
Robert Hedges } defendant } in case
The suite abates plaintiff married.

=====

Talford vs Hawkins

Bemgo Talford and infant etc. } plaintiff
William Hawkins } defendant } in case
The suit abates plaintiff dead.

=====

Hothelaw vs Milstead

James Hothelaw } plaintiff
Leonard Milstead } defendant } assault and battery
The suit abates defendant being dead.

=====

McPherson vs Hancock

Samuel McPherson } plaintiff
John Hancock } defendant } in debt
The suit abates defendant being dead.

=====

Blackburn vs Nesbit

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784,
a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).
RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

Thomas Blackburn gentleman } plaintiff
James Nesbit Sheriff } defendant } in [relative?]
The suit abates defendant dead.

=====

Vaughn vs Callihone

Robert Vaughn } plaintiff
Bryan Callihone } defendant } in case
The suit abates the defendant being dead.

=====

Wickliffe vs Campbell & Montyomerce

Nathaniel Wickliffe } plaintiff
James Young Archibald Campbell and Hugh Montyomerce } defendant } in trespass
The suit is dismissed with costs.

=====

Scott vs Tebbs

Robert Scott } plaintiff
William Tebbs } defendant } in case

The matters in dispute between the parties being referred to the final determination of Hector Ross, John Riddell and Alexander Henderson and their award to be made the Court's judgment. New report to the courthouse that the defendant owe the plaintiff the sum of two pounds five shillings and ten pence current money. It is therefore considered by the court that the plaintiff recover of the said defendant the said sum of two pounds five shillings and ten pence current money together with his costs by him in this behalf expanded and defendant in money.

=====

Ebbs vs Kelly

James Ebbs } plaintiff
George Kelly } defendant } assault and battery
This suit is discontinued.

=====

Prince William County, Virginia, Court Orders 1783-1784

[p.228]

June Court 1783

Bets and Ewell presented two certificates under the hand of Thomas Winder.

=====

Powell claim

Powell one for Forage punished a horse from the 11th January 1780 to 26th May 1780 and the other for Barracks furnished two offers and six soldiers from the 10th January 1780 to 20th May 1780. Also an account for [Sunday] other articles which he proved in Court.

=====

Neville vs Cambell

George Neville gentleman } plaintiff
Alexander Campbell } defendant } in case
The suit abates plaintiff being dead.

=====

Triplett vs Dagg

James Triplett } plaintiff
Thomas Dagg } defendant } in case
The suit abates the defendant being dead.

=====

Adams vs Reno

Given Adams } plaintiff
Wm Reno } defendant } assault and battery
The suite abates the defendant and being dead.

=====

Symonds vs Nesbit

Thomas Symonds } plaintiff
James Nesbit } defendant } in case
The suit abates the defendant being dead.

=====

Nesbit vs Symonds

James Nesbit } plaintiff
Thomas Symonds } defendant } in case
The suite abates the plaintiff being dead.

=====

Gunyon vs Chapman

John Gunyon } plaintiff
John Chapman } defendant } in case
The suite abates the plaintiff being dead.

=====

Prince William County, Virginia, Court Orders 1783-1784

Hughes vs Graham

Thomas Hughes } plaintiff
Reginald Graham } dependent } in trespass assault and battery
The suit abates the defendant being dead.

=====

Then the Court adjourned to Court in course.
alph. _____

Signed Foushee Tebbs

=====

At a Court held for Prince William County the 7th Day of July 1783

Justices sworn

Present Foushee Tebbs, James Ewell, jesse Ewell, Author Lee, Robert Brown }
Gentleman Justices

=====

Do appraisail

An inventory and appraisement of the estate of Evan Williams deceased was returned and ordered to be recorded.

=====

Road repair

Samuel Jackson son of Francis is appointed overseer of the road in the room of the John Randolph ordered he keep the same in lawful repair.

=====

Tebbs to Young

A deed of mortgage from Daniel Tebbs to Thomas Young was fully proved by the oaths of Thomas Atwell and Robert Young and admitted to record.

=====

Road repair

William Foster is appointed overseer of the road in the room of Thomas Atwell ordered he keep the same in lawful repair.

=====

Tebbs to Carter

A lease from Daniel Tebbs to William Carter was proved by the oaths of John Hickerson, Samuel Carter and Giles Carter and ordered to be recorded.

=====

Ellery to Atwell et. all

Prince William County, Virginia, Court Orders 1783-1784

A bill of sale from William Ellery to Thomas Atwell, William Grayson and William Brent was proved by the oath of Alexander Bruce and ordered to be recorded.

=====

Gunyon bond

Elizabeth Murray is appointed guardian to William Gunyon and extended a bond with security according to law.

=====

Gristead vs Marston

James Gristead } plaintiff
Thomas Marston and Richard [Marston] } defendants } in debt

Ordered that the judgment of may last of be settled at the [decision] of five for one. Deeds of lease and resale with receipt endorsed from John Brett and Milley Brett and his wife to John Tyler gentleman a demise for the privy examination of the fame being returned executed were proved by the oaths of James Ewell. Robert Brown and Henry Hampton and admitted to record.

=====

Holzalaw to Brown

Deeds of lease and release with a receipt endorsed and a [demise] from the privy examination of time being returned executed from Timothy Holzelaw and wife to Robert Brown were proved by the oath of Henry Hampton and ordered to be certified John Linton took the oath prescribed by law as an inspector at Dumfries inspection and entered into bond with security according to law also William Farrow took the oath prescribed by law as an inspector Dumfries. Inspection and extended into bond with security according to law.

[p.230]

July Court 1783

[Smoot will]

The last will and testament of Thomas [Smoot] was presented to the court by the executrix therein named being proved by the oaths of James Ewell Gentleman was ordered to be recorded and the said executrix having performed what is usual in such cases certificate is granted her for obtaining a probate thereof in due from.

=====

Present Mathew Harrison gentleman absent Jesse Ewell and Robert Brown.

=====

[Crops inspected]

It is ordered that the Sheriff shall receive in discharge of executions crop of tobacco at the price of 30 pounds merchantable inspected Hemp at 25 pounds and merchantable inspected flour at 15 pounds the prices fixed by Court agreeable to an act of assembly.

=====

Present William Linton gentleman

=====

Then the court adjourned to Court in [course].
alph. _____ signed Foushee Tebbs

Prince William County, Virginia, Court Orders 1783-1784

=====

At court held for Prince William County he 4 day of August 1783

Justices sworn

Present Foushee Tebbs, John Tyler, Robert Brown and Valentine Peyton } gentleman justices
=====

Smith to Smith

A deed of gift from Caleb Smith to James Smith was further proved by the oath of Thomas Foster and ordered to be recorded.

=====

Do appraisal

An inventory and appraisement of the estate of William Wed deceased was returned to the court and admitted to recorded.

=====

Calvert vs Bowen & Coffle

George Calvert } plaintiff
Thomas Bowen and James Coffle } defendant } in deb.

On the motion of the plaintiff it is considered and ordered by the court that the defendant do give special bail before they be allowed to appear in this suit whereupon George Florence came into court and entered himself special bail said defendants to pay the condemnation of the court or render up their bodies in execution thereof for the same or that he the said George will do it for them and them the said defendants came into court and confessed judgment to the said plaintiff for the sum of eight pounds piece. It is therefore considered by the court that the plaintiff recover of the said defendants the aforesaid sum of eight pounds together with his costs him about his suit in that behalf laid out and examined and defendants in Money and [him] execution stayed till the first of January 1784.

=====

Present William Tebbs gentleman

=====

Shury vs Sampson

Charles Shury } plaintiff
Richard Sampson } defendant } in case
The suit dismissed.

=====

Chapman vs Legg

Carr Chapman and Company } plaintiff
William Legg } defendant } in debt

This day came the plaintiff by their attorney and the defendant at the solemnly called came not but made default Judgment is thereupon granted the plaintiff against the said defendant and Moses Tebbs his common bail for the sum of thirty eight pounds fifteen shillings and two pence current money of Virginia and their costs by them.

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784,
a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).
RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

[p.231]

August Court 1783

In this behalf laid out and expanded to be discharged by the payment of nineteen pounds seventeen shillings and seven pence like money with legal in trust thereon to be computed from the thirteenth day of July one thousand seven hundred and seventy three till fully paid and the costs.

=====

Davis vs Blancett

William Davis, Junior } plaintiff
Rhoda Blancett and Elizabeth his wife of Isaac Davis } deceased defendants } in on summons

The same is discontinued.

=====

Blackburn vs Brewer & Hampton

Thomas Blackburn administer of Mary Blackburn deceased } plaintiff
Thomas Brewer and William Hampton } defendant } in debt
Judgment is granted the plaintiff against the said defendant for his costs laid out and expanded.

=====

Road repair

A view of a road being returned by Stephen Howson ordered that the same be established.

=====

Chapman vs Dodson

Carr Chapman and Company } plaintiff
Barbary Dodson } defendant } in debt

This day cam the plaintiff by their attorney and the defendant at the solemnly called came not but made default judgment is thereupon is thereupon granted the plaintiffs against the said defendant and Enoch Dodson her common bail for the sum of sixty four pounds three shillings and ten pence Virginia currency and their costs by them about their suit in the that behalf laid out and expanded. To be discharged by the payment of twenty five pounds twelve shillings and one penny with legal interest there on to be compounded from the seventeenth day of March 1774 till paid and the costs and the defendant and bail in Money.

=====

Taylor vs Smith

Richard Taylor } plaintiff
Johnston Smith } defendant } in debt

This day came the plaintiff by his attorney and the defendant at the solemnly called came not but made default. Judgment is thereupon granted the plaintiff against the said defendant and Alexander Hume his common bail for the sum of fifty six thousand pounds of corps tobacco and

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).

RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

his costs by him about his just in the behalf lad out and expanded. To be discharged by the payment of twenty eight thousand pounds of like tobacco with legal interest thereon to be compounded from the ninetieth day of October one thousand seven hundred and eighty one till fully laid out the costs and the defendant and bail in money.

Credit 12,000 pounds paid the 1st of November 1781 side Mem.

Do 10,000 do paid the 27th of March 1782

Do 2,710 do paid the 1783

=====

Prince William County, Virginia, Court Orders 1783-1784

[p.232]

August Court 1783

Charles Simms } plaintiff
Ephraim Crook and James Rose } defendant } on petition
Judgment is granted the plaintiff against the said defendants by their confession for the sum of one thousand pounds of crops of tobacco and cask and his costs laid out and expanded.
=====

Linn vs Thomas

Adam Linn apprentice of John Linton } plaintiff
William Thomas } defendant } in debt
This day came the plaintiff by this attorney and the defendant at the solemnly called came not but made default. Judgment is thereupon granted the plaintiff against the said defendant and John Anderson his common bail for the sum of ten pounds Virginia currency together with his costs by him in this behalf laid out and expanded. To be discharged by the payment of five pounds like money with legal interest thereon to be compounded from the twenty sixth day of August one thousand seven hundred and sixty nine till fully paid and the costs and the defendant and bail in money.
Mem. Credit to be given for 1 pound paid the 26th Day of August 1769
=====

Lawston vs Bland

Muschett Lawson } plaintiff
Samuel Bland } defendant } in debt
The suit is agreed.
=====

Evans to Griffin

A bill of sale from Peter Evans to William Griffin was acknowledge by the said Evans and admitted to record.
=====

Carr to Harlan

A bill of sale from William Carr to Snodle Harlan was proved by the oath of Colin Campbell and ordered to be recorded.
=====

Present John Hooe and William Tebbs gentleman
=====

Chapman admin.

Administration of the estate of John Chapman deceased is granted to Thomas Chapman he having given and with security according to law.
=====

Do appraisal

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).
RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

Ordered that David Reno, William Powell, James Ewell, and Stephen Lee or any three being first sworn of them do inventory and appraise the estate of John Chapman deceased according to law.

=====

Styles to Brown

A bond from James Styles to Mrs. Brown was proved by the oath of John Smither and admitted to record.

=====

West inventory

An estate account against James West deceased was relieved to the Court and admitted to recorded.

=====

Magishale sworn

William Edward Watt Gentleman took the oaths of a Magishale as [punished] by law his scat accordingly

=====

Present William Ed. Watt Gentleman

=====

Botts inventory

An inventory and appraisalment of the estate of Joshua Botts deceased was returned to Court and admitted to record.

Prince William County, Virginia, Court Orders 1783-1784

[p.233]

August Court 1783

Do appraisal

Ordered that Alexander Lithgow and Mathew Harrison gentleman do settle the estate account of Joshua Botts deceased and report to the Court.

=====

Present John Pope gentleman

=====

Holzelaws to Brown

Deeds of lease and release from Timothy, William and Rhoda Holzelaws to Robert Brown were further proved by the oath of John Athey and ordered to be further certified.

=====

Ballenger admin.

Administration of the estate of William Ballenger deceased is granted to John Mattson who executed a bond with security according to law.

=====

Brown bond

Henry Thornberry is appointed guardian to James Brown, [Swenson] Brown, Robert Brown and Elizabeth Brown orphans of James Brown he having executed a bound with security according to law.

=====

Do appraisal

Ordered that John Simpson, Samuel Jackson, William Watt and James roach or any three of them being first sworn do inventory and appraise the estate of Wm Ballinger deceased according to law.

=====

Moon vs Hume

Joseph Moon } plaintiff
Alexander Hume } defendant } in debt

The matter is difference between the parties by mutual consent being referred to the final determination of Foushee Tebbs and John Hooe gentleman and their award to be the Court's judgment now report to the court here in the following words "to wit" first we award that the suit be dismissed at the plaintiff costs and that the defendant recover his costs expanded of plaintiff 2nd only that the said Alexander Hume make a proper and sufficient lean to said Joseph Moon for the term expanded in his bond to him the said Moon that is to say the said Alexander Hume do make a lease to the said Joseph Moon for one hundred and four acres of land lying in Prince William County to be described agreeable to its situation for the term of ninety nine years commencing the 27th of October 1780 the yearly rent removed eight pounds or in specifics agreeable to the prices mentioned in the bon that the said Joseph Moon is submitted to settle a subtenant on the land conditioned that the said Joseph Moon subtenant do work more than four tithable persons in any one year in the dismissed premises during the term that the said Joseph Moon permitted to clear ground and to build at pleasure but to keep the plantation in good repair and not to make waste or sell any timber that the said Joseph Moon is to plant two hundred

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).

RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

apple and two hundred peach trees with these already planted on the demised premises within three years from the commencement of the lease and to keep the same in good repair. The said Joseph Moon is to have liberty to sell and convey the lease at pleasure. Moon is to pay the taxes of the land from the 28th of October 1780 during the term the first rent to become due the 25th of December 1782. And so yearly in each for the term aforesaid and if no [dismiss] can be had on the demised premises within 20 days after the rent becomes due in any one year it shall be lawful for the said Alexander Hume to recanted that the lease be breached out with full and fair reciprocal clauses binding the parties their heirs and assigns.

Prince William County, Virginia, Court Orders 1783-1784

[p.234]

August Court 1783

Then the Court adjourned till to Morrow 9 o'clock.
alph. _____

Signed Foushee Tebbs

=====

At Court continued and held for Prince William County the 5th Day of August 1783

Justices sworn

Present Henry Lee, William Tebbs, James Ewell, Foushee Tebbs, John Tyler, Wm Edward Watt } gentlemen justices

=====

Road repair

Ordered that Scarlett Madden, Posey Newman, Redman Grigsby, and William Davis or an three being sworn do view the road from Purcells ford over run to [stay] run church and report whether the same can conveniently be [heightened] to the next Court.

=====

Delephork vs Davis

Joseph Delephork } plaintiff
James Davis } defendant } in case

The suit is dismissed.

=====

Linn vs Anderson

William Linn } plaintiff
William Anderson } defendant } in debt

The suit agreed the defendant paying costs.

=====

Davy vs Thompson

Alexander Woodross Davy } plaintiff
Alexander Thompson } defendant } in case

The suit is discontinued.

=====

Absent James Ewell Gentleman

=====

[Motion on Ewell]

Jesse Ewell presented to the Court an account against Dumfries Warehouse for rent of the said warehouses ordered the same be certified to the auditors of public accounts and it is the opinion of the said court that the balance due the said Ewell of two hundred and ninety five pounds eighteen shillings and eleven pence half penny to paid to the said Ewell agreeable to the scale

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).

RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

of [desiccation] in September 1780 and ordered that he receive the [rents] becoming due from that time.

=====

Maddox vs Lawson

George Maddox

} plaintiff

Thomas Lawson executor of Allan Macrac deceased

} defendant } in Chancery

This day came the parties by their attorneys and then arguments being heard the injunction is made [illegible] as to three pounds four shillings and the dissolved.

=====

Prince William County, Virginia, Court Orders 1783-1784

[p.235-236 missing]

[p.237]

August Court 1783

[Pay witness]

Ordered that Richard Robertson pay John Lynn fifty pounds of tobacco for attending two days as an evidence for him at the suit of Samuel Love.

=====

Champ to Hooe

Deeds of lease and release from William Champ to Bernars Hooe [illegible] for the privy examination of the time being returned executed were proved by the oaths of John Chick, William Gaines, and Thomas Newman and admitted to record.

=====

Absent Foushee Tebbs, Present William Linton and James Ewell gentleman

=====

Peyton vs Powell

Valentine Peyton } plaintiff
William Powell } defendant } in case
The suit is dismissed.

=====

Petty vs Randolph

Presley Petty } plaintiff
William Randolph } defendant } assault and battery
The suit is agreed.

=====

Green vs Randolph

Jesse Green } plaintiff
William Randolph } defendant } assault and battery
The suit is agreed.

=====

Thomas vs Hooe

Eleanor Thomas executrix of George Thomas } plaintiff
Bernard Hooe } defendant } petition
The matters in difference being referred to the final determination of Alexander Lithgow and James Ewell and their award to be the Court's judgment now report to the Court him that the defendant owe the plaintiff forty five shillings current money. It is therefore considered by the court that the plaintiff recover the said forty five shillings.

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).
RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

=====

Present Mathew Harrison Gentleman

=====

Johnston vs Milton

Daniel Johnston } plaintiff
Elijah and John Milton } defendants } assault and batter
The suit is agreed.

=====

Davis vs Kelly

[Linda] Davis } plaintiff
George Kelly } defendant } on attachment

This day came the plaintiff by the attorney and the defendant at the solemnly called came not but made default whereupon judgment is granted the plaintiff against the said defendant for the sum of one pound four shillings and her costs by her in this behalf expanded. And the attachment being returned [levied] on [Sunday] articles "to wit" 3 yards yarn, and iron pot, and small [illegible] and woolen wheel, linen wheel and old ring. And cow and yearling and a warp of thread 12 yards ordered that the sheriff sell the said articles and out of this sales thereof pay the said plaintiff her debt and costs.

=====

Prince William County, Virginia, Court Orders 1783-1784

[p.238]

August Court 1783

Bassel vs Kelly

George Bessel } plaintiff
George Kelly } defendant } on attachment

This day came the plaintiff by his attorney and the defendant at the solemnly called came not but made default whereupon judgment is granted him against the said defendant for the sum of nine pounds eleven shillings and his costs by him in the behalf expanded. It is ordered that the Sheriff [Caster] satisfying the former attachment against the defendant pay the plaintiff his said debt and costs.

=====

Commonwealth vs Mathews

Commonwealth
against
Mathews } on presentment
The same is discontinued.

=====

Present William Carr gentleman

=====

Shute vs Rino

John Shute } plaintiff
John Rino } defendant } on petition

The plaintiff account being proved judgment is granted him against the defendant for the sum of four pounds seven shillings and seven pence and his cost in their behalf expanded.

=====

Shanks vs Foster

John Shanks } plaintiff
Isaac Foster } defendant } on petition

Judgment is granted the plaintiff against the defendant for the sum of one hundred and fifty seven pounds of tobacco and sixteen shillings and three pence and his costs in this behalf expanded. Mem. The above [illegible] discharged at the sale of 12 pounds and centum.

=====

Heaton vs Hammitt

William Hartshorn administrator of John Heaton } plaintiff
John Hammitt } defendant } on petition

Judgment is granted the plaintiff against the said defendant for the sum of four pounds one shilling and seven pence three farthings and his costs by him in the behalf expanded.

=====

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).
RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

Churchill vs Tyler

Armistead Churchill } plaintiff
William Tyler } defendant } on petition

Judgment is granted the plaintiff against the defendant for the sum of two pounds twelve shillings and six pence and fifty six pounds of net tobacco and his costs by him in this behalf expanded.

=====

[Pay witness]

Ordered that Catherine Dorsey pay Robert Lindsay fifty pounds of tobacco for attending two days as an evidence for her against Scott [Clerk] the suit being continued at his costs.

=====

Pickett vs Brown

William Sanford Pickett } plaintiff
James Brown } defendant } on petition

Judgment is granted the plaintiff against the said defendant for the sum of three hundred and fifty pounds crops of tobacco and his costs by him in this behalf laid out and expanded.

Prince William County, Virginia, Court Orders 1783-1784

[p.239]

August Court 1783

Burk vs Seale

James Burk } plaintiff
John Seale } defendant } on petition

Judgment is granted the plaintiff against the defendant for the sum of four pounds and his costs by him in this behalf expanded.

=====

Dunkin vs Scandland

Charles Dunkin } plaintiff
Benjamin Scandland } defendant } on petition

Judgment is granted the plaintiff against the defendant for the sum of four pounds and two pence and his costs by him in this behalf examined

=====

[Pay witness]

Ordered that James Triplett pay Charles Guy one hundred and twenty five pounds of [tobacco] for attending five days as an evidence for Paul Minitree against him the suit being continued at his costs.

=====

McDaniel vs McAlee

William McDaniel } plaintiff
Thomas McAlee } defendant } on petition

Judgment is granted the plaintiff against the said defendant for the sum of four pounds gold or silver and his costs by him in this behalf expanded. To be discharged by the payment of two pounds like money with legal interest thereon from the ninth day of December 1782 till paid and his costs.

=====

Absent William Tebbs Gentleman

=====

Lawson certificate

A certificate from Thomas Lawson gentleman was proved by the oath the Alan Moore Lawson's certificate ordered to be recorded.

=====

Then the Court adjourned till to Morrow morning 9 o'clock.

alph. _____

Signed Will Carr

=====

At Court continued and held for Prince William County the 6th day of August 1783

Justices sworn

Present Henry Lee, Foushee Tebbs, John Tyler and Wm Edward [Ewell] } Gentlemen
Justices

=====

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).
RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

[Motion on prices]

The Court [recorded] to rate the price of legions and for a gallon of rum and so in proportion 10 pounds. For a gallon of continental rum and so in proportion 5 pounds for a gallon of French brandy and said proportion 10 for a gallon of peach brandy 6 pounds for a gallon of apple brandy 5 pounds for a quart of toddy with [leaf] Sugar 1/3 for a quest of brandy Toddy with leaf sugar 1. For a quart for French [Claret] or port 2/6 for [Madeira] wine by the bottle of 4. For sherry do 2/16. For [Fayal] do 2/16 For Virginia strong beer and quart 1/3. For a [holdiet] 1/3 for a cold diet 17 ½ for lodging and night with clean sheets 6. For pasturage for horse 24 . Horses 6. For [Helblge] and father hay or for a horse night 1. For a gallon of corn or oats 8. Virginia cider and quart 6 Holland gin and gallon of whisky and gallon 5. Quart of fruit punch 2 ordered that the several [relative] ordinary keepers in the County do sell and take according to the above rates in money.

Prince William County, Virginia, Court Orders 1783-1784

[p.240]

August Court 1783

It in tobacco at the rate of twenty five shillings per hundred and that they do no presume to demand or receive more of any person whatsoever.

=====

Inspector sworn

William Carter gentleman took the oath prescribed by law as in Inspector at Quantico inspection who executed a bond with security according to law.

=====

[Pay witness]

Ordered that Daniel Tebbs pay John Hickerson seventy five pounds of tobacco for attending three days as an evidence for him against Dorn and Farrow.

=====

[Pay witness]

Ordered that Daniel Tebbs pay Thomas Dorn fifty pounds of tobacco for attending two days as an evidence him against Dorn & Farrow.

=====

[Gallaher] vs Prince

Charles [Gallaher] } plaintiff
Hubbard Prince } defendant } in debt

The suite abates.

=====

Chapman vs Hancock

Car Chapman and Co. } plaintiffs
John Hancock } defendant } in debt

The suit abates.

=====

Johnston vs. Brent

Jeffrey Johnston } plaintiff
William Brent } defendant } in case

The suite abates.

=====

Present John Hoee gentleman absent Foushee Tebbs gentleman

=====

Wagner vs [Grunion] & Atwell

Peter Wagner Gentleman } plaintiff
John [Grunion] & Thomas Atwell } defendants } in debt

The suit abates.

=====

Prince William County, Virginia, Court Orders 1783-1784

Lee vs Waters

David Lee } plaintiff
John Waters } defendant } in trespass assault and battery
The suit is agreed the defendant paying costs.

=====

Commonwealth vs Waters

Commonwealth
against
John Waters } on information
The same dismissed the defendant paying costs.

=====

[Pay witness]

Ordered that John Waters pay Nathaniel Carter seventy five pounds of tobacco for attending three days as an evidence for the Commonwealth against him.

=====

[Pay witness]

Ordered that John Waters pay Sara Farr seventy five pounds tobacco for attending three days as an evidence for the Commonwealth against him.

=====

[Pay witness]

Ordered that John Walters pay Walter Adams seventy five pounds of tobacco for attending three days as an evidence for the Commonwealth against him.

=====

Madden vs French

Scarlett Madden } plaintiff
Stephen French } defendant } in trespass
The suit dismissed the plaintiff paying costs.

=====

Prince William County, Virginia, Court Orders 1783-1784

[p.241]

August Court 1783

[Pay witness]

Ordered that Stephen French pay William [Bots] eighty pounds of tobacco for attending two days as an evidence for him at the suit of Madden and once riding 10 miles and returning.

=====

[Pay witness]

Ordered that Stephen French pay Enoch [Reins] twenty five pounds of tobacco for attend one day as an evidence for him at the suit of Madden.

=====

[Pay witness]

Ordered that Stephen French pay William Grant twenty five pounds of tobacco for attending one day as an evidence for him at the suit of Madden.

=====

Present John McMillian gentleman

=====

[Pay witness]

Ordered that John Graham pay Daniel McCrae fifty pounds of tobacco for attending two days as evidence for him against Jacob Gardenhire.

=====

[Pay witness]

James [Queensbury] present to the court and [accept] against the state of Virginia for one pound fifteen shillings ordered the same be certificate.

=====

Smoot inventory

An inventory of the estate of Thomas Smoot deceased was returned to the Court and admitted to record.

=====

[Peyton pension]

At being proved to the court that Valentine Peyton is heir at law to George Peyton deceased formerly an ensign in the Third Virginia Regiment came into court and claimed his right to the lands promised by the act of assembly to the officers and soldiers in the Virginia Line. It appearing to the court that the said George Peyton died in the year 1777 and at the time of his death was in the Continental Service. Ordered that the same certified.

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).
RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

It being proved to the court the Valentine Peyton is heir at law to Robert Peyton deceased formally and Lieutenant in the Third Virginia Regiment came into court and claimed his right to the lands promised by an act of assembly to the officers and soldiers at the battle of Brandywine and at that time in the Continental Service. Ordered that the same be certified

=====

Tebbs vs Savage

William Tebbs Gentleman } plaintiff

William Savage Gentleman } defendant } in case

This day came the parties by their attorneys and thereupon also came a jury "to wit" Horoson Hoe and eleven others who being elected tried and sworn to speak the truth of and upon the issue between the parties aforesaid joined withdrew to their chamber to consider their verdict and the jurors being severally called answered to their names and delivered in the following verdict "we of the jury find the plaintiff fifty three pounds twelve shillings and four pence damage Howson Hoose" whereupon the said defendant by his attorney prayed a new trail which is granted him on paying the costs of this Court and the persons thereof between the parties aforesaid of the plea aforesaid is continued at the costs of the said defendant is repealed between them before the justices of the said court until the first Monday in September next the same day is given the parties aforesaid to here.

=====

Prince William County, Virginia, Court Orders 1783-1784

[p.242]

August Court 1783

[Pay witness]

Ordered that William Tebbs pay Robert Vaughn two hundred and fifty five pounds of tobacco for attending three days as and evidence for him against William Savage and riding sixty miles and returning according law.

=====

Stephens vs Randolph

Dennis Stephens } plaintiff
William Randolph } defendant } in debt
The suit abates plaintiff being dead.

=====

Forster's inventory

On the motion of Water Adams. It is ordered that the executors of Robert Foster deceased be summoned to appear to render an account of the said Forster's estate.

=====

[Pay witness]

Ordered that William Tebbs pay James Queensbury seventy five pounds of tobacco for attending three days as an evidence for him against William Savage.

=====

Davis vs Linton

Elizabeth Davis administrator of Isaac Davis deceased } plaintiff
John Linton } defendant } in case

This day came the parties by their attorneys and thereupon also came a jury "to wit" John Seale, Daniel C. Brent, John Hedges, Giles Carter, Thomas Young, William Bots, William French, Hugh Brent, Edward Lee, James Hayes, James Gwatkin, and Colin Campbell who being elected tired and sworn to speak the truth of and upon the issue between the parties aforesaid joined withdrew to their chamber and afterwards returned the following "we find the plaintiff forty pounds damages John Seale" which verdict the plaintiff prayed might be recorded and judgment to her be given. It is therefore considered by the court that the plaintiff recover of the said defendant the aforesaid sum of forty pounds by the jurors aforesaid their verdict aforesaid assessed for damages. Together with her costs by her about her suit in this behalf laid out and expended and the defendant in money.

=====

[Pay witness]

Ordered that Elizabeth Davis pay William Tyler six hundred pounds of tobacco for attending twenty four days as and evidence for her against John Linton.

=====

[Pay witness]

Ordered that Elizabeth pay James Foley seven hundred and twenty five pounds of tobacco of attending twenty nine days as and evidence for her against John Linton.

=====

[Pay witness]

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).
RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

Ordered that Elizabeth Davis pay jesse Davis twelve hundred pounds of tobacco for a attending for forty eight days as an evidence for her against John Linton.

=====

[Pay witness]

Ordered that Elizabeth Davis pay Joseph Blanett eight hundred and fifteen pounds of tobacco for attending twenty days as and evidence for her against John Linton and seventy times riding fifteen miles and returning.

=====

[Pay witness]

Ordered that Elizabeth Davis for Wm Davis seventy five pounds of tobacco for attending three days as an evidence for him against John Linton

=====

Davis to Longford

Ordered that Elizabeth Davis pay [Lattice] Longford one hundred and ninety five pounds.

=====

Prince William County, Virginia, Court Orders 1783-1784

[p. 243]

August Court 1783

[Pay witness]

Of tobacco for attending six days of as and evidence for her against John Linton and once riding fifteen miles and returning according to law.

=====

Then the Court adjourned till to Morrow morning 9 o'clock.
alph. _____

Signed Henry Lee

=====

At a Court continued and held for Prince Wm County the 7th day of August 1783

Justices sworn

Present Foushee Tebbs, Jesse Ewell, William Tebbs, Wm Edward Wail } gentlemen justices

=====

Graham vs Gardner

Richard Graham } plaintiff
William Gardner } defendant } in debt

This day came the parties by their attorneys and thereupon also came a jury "to wit" David Forbes, Richard Tyler, Alexander Rigby William Carter, Richard Robertson, William Randolph, Daniel Tebbs, Arrington Wickliffe, Alexander Keith, George Maddox, Paul Mintree, and Thomas Young who being elected tried and sworn to speak the truth of and upon the issue between the parties aforesaid joined withdrew to their chamber and afterwards returned the following verdict "we the jury find for the plaintiff the sum of one hundred and twenty seven pounds, three shillings and four pence current money debt to be discharged by the payment of sixty three pounds, eleven shillings, and eight pence current money with interest from the 8th day of October 17868 and one pence damages Alex Keith which verdict the plaintiff prayed might be recorded and judgment thereon to him be given. It is therefore considered by the court that the plaintiff recover of the said defendant the said sum of one hundred and twenty seven pounds three shillings and four pence debt to damage as forsaid the penny aforesaid by the juniors aforesaid in their verdict aforesaid assessed together with his costs him about his suit in this behalf laid out and expanded and the defendant in money.

=====

Present William Carr Gentleman

=====

McDaniel vs Tebbs & Payne

John McDaniel } plaintiff
Fourshee Tebbs and Daniel Payne } defendant } in [resolving]

The suit is dismissed with costs.

=====

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).
RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

Ewell vs Shute

Thomas Winder Ewell } plaintiff
John Shute } defendant } in case

This day came the parties by their attorneys and thereupon came also a jury "to wit" John Hedges, Simon Luthell, Philip Dave, Robert Overall, Alexander Doyle, James Dowell, James Hays, James Foley, Jacob Gardenshere, James Gwatkin, Daniel Tebbs and Hugh Bunt, who being elected tried and sworn to say the truth of and upon the issues between

Prince William County, Virginia, Court Orders 1783-1784

[p.244]

Between the parties aforesaid joined withdrew to their chamber and afterwards returned the following verdict "we find for the plaintiff four pound fifteen shillings damage James Gwatkin" which verdict the plaintiff prayed might be recorded and judgment defendant the said sum of four pounds fifteen shillings by the jurors aforesaid in their verdict aforesaid assessed for damages. Together with his costs by him about his suit him that behalf laid out and expended and the defendant in money.

=====

Byrne vs [Fagan]

Samuel Byrne } plaintiff
John [Fagan] } defendant } in case

This day came the parties by their attorneys and thereupon also came a jury "to wit" John Hedges, Simon Luttrell, Phillip Dawe, Robert Overall, Alexander Doyle, James [Dowell], James Hays, Jams Foley, James Gwatkin, Daniel Tebbs, Hugh Brunt and John Anderson who being elected tired and sworn to say the truth of and upon the issue between the parties aforesaid joined withdrew to their chamber and afterwards returned the following verdict " we of the jury find for the plaintiff ten pound damage Robert Overall" which verdict the plaintiff prayed might be recorded and judgment thereon to him be given. It is thereupon considered by the court that the plaintiff received of the said defendant the said sum of ten pounds by the jurors aforesaid in the verdict aforesaid assessed for damages together with his costs by him about his suit in that behalf laid out and expended and the defendant in money.

=====

Montjoy vs Montjoy

Thomas [Montjoy] } plaintiff
Jonathan [Montjoy] } defendant } in case

This day came the parties by the attorneys and the upon also came a jury "to wit" Mathew Saunders, Daniel Anderson, Giles Carter, Solomon Ewell, John [Mairac], Rodman Blancett, Joseph Blancett, John [Langsitt], William Austin, Charles Adams, John Lawson, and John Seale who being elected tried and sworn to say the truth of an upon the issue between the parties aforesaid joined withdrew to their chamber and afterwards returned the verdict "we the jury find for the plaintiff seven pounds five shillings and three pence damage John Seale Foreman" which verdict the plaintiff prayed might be recorded and judgment thereon to him be given. It is therefore considered by the Court that the plaintiff recovered of the said defendant the said Sheriff sum of seven pounds five shillings and three pence by the jurors aforesaid in their verdict aforesaid assessed for damages. Together with his costs by him about his in that behalf laid out and expended and the defendant and sheriff in money.

=====

[p.245-248 missing]

[p.249]

Carr vs Faros

Simon Triplett, James Lane and Joseph Lane executors of William Carr Lane deceased

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784,
a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).

RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

Thornton Faros
The suite abates.

} plaintiff
} defendant } in case

=====

Triplett vs Faros

Simon Triplett Gentleman } plaintiff
Thornton Faros } defendant } in case
The suite is abates.

=====

Wright vs Keith

William Wright } plaintiff
Alexander Keith } defendant } in trespass assault and battery
The suit is dismissed the defendant paying costs.

=====

Sharphshire vs Finch

Walter Sharpshire } plaintiff
John Finch } defendant } in [detainee]
The suits agreed.

=====

Graham vs Picket

Reginald Graham } plaintiff
George Picket } defendant } in case
The suite abates.

=====

Peake vs Nisbet

Francis Peake } plaintiff
James Nisbet Gentleman } defendant } in case
The suite abates.

=====

Shutton vs Ware

James Sutton } plaintiff
Nicholas Ware } defendant } in case
The suit agreed.

=====

Cross vs Walker

John Cross } plaintiff
Alexander Keith special bail of Mathew Walker } defendant } on [sine facias]
The suit abates.

=====

Prince William County, Virginia, Court Orders 1783-1784

Carberry vs Brent

James Gwatkin executor of James Carberry deceased } plaintiff
Robert Brent Esq. } defendant } in case
The suit abates.

=====

Bigbee vs Peyton

George Bigbee } plaintiff
Timothy Peyton } defendant } in trespass assault and battery
The suit abates.

=====

Carbery vs Brent

James Gwatkin executor of James Carbery deceased } plaintiff
William Brent Esq. } defendant } in case
The suits abates.

=====

Prince William County, Virginia, Court Orders 1783-1784

[p. 250]

Triplet vs Lockett

Francis Triplet } plaintiff
John Hancock special bail for Samuel Lockett } defendant } on saice Facias
The suits abates.

=====

Murray vs Lawson

John Murray } plaintiff
James Lawson } defendant } in case
The suit abates.

=====

Michal vs Milstead

John Michal } plaintiff
Leonard Milstead } defendant } in debt
The suit abates.

=====

Savage vs Lane

William Savage } plaintiff
James Lane gentleman } defendant } in case
The suit abates.

=====

Clifton vs Adams

Thomas Clifton } plaintiff
Garven Adams } defendant } in debt
The suit abates.

=====

John Murray plaintiff
George [illegible] defendant } in debt
The suit abates.

=====

Clifton vs Adams

Thomas Clifton plaintiff
Gaven Adams defendant } in debt
The suit abates.

=====

Seawell vs Randolph

William Seawell } plaintiff
Thompson Randolph } defendant } in trespass assault and battery
The suit agreed defendant paying costs.

=====

Randolph vs McMillian

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784,
a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).
RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

Thompson Randolph } plaintiff
John McMillian } defendant } in trespass assault and battery
The suit agree defendant paying costs.

=====

Adams vs Adams
Benjamin Adams } plaintiff
Charles Adams } defendant } in trespass assault and battery
The suit abates.

=====

Prince William County, Virginia, Court Orders 1783-1784

[p.251]

Graham vs McAbey

Reginald Graham } plaintiff
Mathey [McAbey] } defendant } in case
The suit abates the plaintiff being dead.

=====

Harrison vs Hammond

Cuthbert Harrison } plaintiff
Charles Hammond } defendant } in debt
The suit abates.

=====

Allen vs Balandine

Cuthbert Bullett [apprentice] of Archibald Allan } plaintiff
John Balandine } defendant } in debt
The suit agreed.

=====

Muschett vs Carr & Chapman

James Muschett } plaintiff
William Carr and Thomas Chapman } defendant } in debt

=====

Abrahams vs Ewell

Joseph Abrahams } plaintiff
William [Ewell] } defendant } in case
The suit dismissed.

=====

Peyton vs Hooe

Henry Peyton Gentleman } plaintiff
Bernard Hooe } defendant } in trespass
The suit abates.

=====

McKillup vs Foster

Hugh McKillup } plaintiff
Isaac Foster } defendant } in case
The suit agreed.

=====

Graham vs Aitkin

Reginald Graham } plaintiff
Thomas Aitkin } defendant } in case
The suit abates.

=====

Conway vs Maze

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784,
a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).
RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

Walker Conway } plaintiff
Michael Maze } defendant } in case
The suit agreed.

=====

Kincheleo vs Hammett

Cornelius Kincheleo } plaintiff
John Hammett } defendant } in case
The suit agreed the defendant paying costs.

=====

Thornsbury vs Harrison

Samuel Thornsbury } plaintiff
Cuthbert Harrison } defendant } in case
The suit abates.

=====

Prince William County, Virginia, Court Orders 1783-1784

[p.252]

Callihone vs Shute

Bryan Callihone } plaintiff
John Shute } defendant } in trespass assault and battery
The suit abates.

=====

Rens vs Homes

Lewis Rens } plaintiff
Thomas Homes } defendant } in case
The suit abates.

=====

Nuthall vs Marshall

Nathaniel Nuthall } plaintiff
William Marshall } defendant } in trespass assault and battery

=====

Warden vs Wood

James Warden } plaintiff
Elijah Wood } defendant } in case
The suit abates.

=====

Fallin vs Peyton

Elizabeth Fallin } plaintiff
Henry Peyton Gentleman } defendant } in [retinue]
The suit abates.

=====

Hunter vs Murray

John Hunter and Joanne Hunter his wife } plaintiff
John Murray gentleman } defendant } in case

=====

More vs Byrne

Daniel More } plaintiff
Samuel Byrne } defendant } on attachment
The suit agreed.

=====

Tebbs & Young vs Lawson

John Tebbs and Thomas Young } plaintiff
John Lawson } defendant } in case

This day came the plaintiff by their attorneys and the defendant at the solemnly called came not but made default whereupon it was commanded the Sherriff that he should case to come immediately this day twelve who nether to recognize etc because etc and the jurors thereupon

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784,
a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).

RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

empanelled being called namely Alexander Doyle, John Langfett, Simon Lunttrell, Robert Overall, Charles Adams, Richard Taylor, Michael Max, Mathew Sanders, James Hays, Salomon Ewell, Daniel Anderson, John Anderson who being elected tried and sworn to in give what damage the plaintiff had sustained by [main] of the defendant not performing in certain promise undertaking by him to said plaintiff lately mad upon their oaths do say that the plaintiff has sustained damage by occasion thereof besides the costs three pounds twelve shillings it is therefore considered by the court that the plaintiffs recover the said defendant and William M [Farlend].

Prince William County, Virginia, Court Orders 1783-1784

[p.253]

His common bail the aforesaid sum of three pounds twelve shillings by the jurors aforesaid in their verdict assessed for damages together with their costs by them about this suit in this behalf laid out and expanded the defendant and bail in money etc.

=====

[Pay witness]

Ordered that John Tebbs and Thomas Young pay Philips Dawe one hundred pounds of tobacco for attending four days as a witness for them against John Lawson.

=====

Present Henry Lee

=====

Lowe vs Wickliffe

John Lowe } plaintiff
William Fewell constable Charles Wickliffe } defendant } in [rephlevin]

This day came the parties aforesaid by their attorneys and also a jury to wit - Alexander Doyle, John Langfitt, Simon Luthell, Robert Overall, Charles Adams, Richard Tyler, Michael Maze, Mathew Sanders, James Hays, Solomon Ewell, Daniel Anderson, who being elected tried and sworn to speak the truth of and upon the issue between the practice of joined within and afterward returned the following verdict "we of the jury find the plaintiff forty shillings damages Alexander Doyle which verdict the plaintiff prayed might be recorded and judgment thereon to him be given. It is therefore considered by the court that the plaintiff recover the said defendant the said sum of forty shillings by the jurors aforesaid in their verdict of aforesaid assessed for damages together with his costs by him about his suit in this behalf laid out and expanded.

=====

[Pay witness]

Ordered that Thomas Young pay Alexander Doyle one hundred pounds of tobacco for attending four day as a witness for him against Milton.

=====

Franklin vs Hugh

Susanna Franklin } plaintiff
Wm Green Hugh } defendant } in trespass

This day came the plaintiff by her attorney and the defendant although solemnly called came not but made default whereupon, it was commanded the sheriff that he should hase to come immediately this day twelve etc who neither to recognized etc because etc the jurors thereupon empanelled being called namely Luke Cannon, Giles Carter, Samuel Bailey, Wm. Carter,

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).

RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

Ignatius Mitchell, Alex Rigby, Aba Keith, Thomas Ewell, Jno Hedges, Jno Waters, Lewis Rune ,
William Randolph.

Prince William County, Virginia, Court Orders 1783-1784

[p.254]

Who being elected tried and sworn to inquire what damage the plaintiff had sustained by means of the defendants not performing a certain promise and undertaking by him to the said plaintiff lately made upon their oaths do say that the plaintiff that sustained the court that the plaintiff recovered the said defendant and Richard [Grohain] his common bail the aforesaid sum of six pounds by the jurors aforesaid in their verdict aforesaid assessed for damages together with him costs by their about her suit in this behalf laid out and expanded and the defendant and bail in money.

=====

[Pay witness]

Ordered the Susanna Franklin pay Daniel Anderson one hundred and twenty five pound of tobacco for attending five day was witness for her against William Green Hugh.

=====

[Pay witness]

Ordered that John Lawe pay Mary Bell three hundred sixty pounds of tobacco for attending nine days as a witness for him against Wickliffe three times riding fifteen miles and returning.

=====

[Pay witness]

Ordered that John Lawe pay William Tenison two hundred and twenty five pounds of tobacco for attending nine days was witness for him against Wickliff.

=====

[Pay witness]

Ordered that John Lawe pay Wm Maze two hundred and twenty five pound of tobacco for attending nine day as witness for him against Wickliffe.

=====

[Pay witness]

Ordered that John Lawe pay Mary Tenison one hundred and thirty pounds of tobacco for attending six day as evidence for him against Wickliffe.

=====

[Pay witness]

Ordered that John Lawe, Sr. pay John Lawe, Jr. fifty pounds of tobacco for attending two days as witness for him against Wickliffe.

=====

Then the Court adjourned till Court in course.

alph. _____
Signed H. Lee

=====

At a Court held for Prince William County that 1st day of September 1783

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).

RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

Justices sworn

Present Foushee Tebbs, Birs Harrison, William Tebbs, William Linton } Gentlemen Justices
=====

Curry vs Wickliffe

John Curry } plaintiff
Nathaniel Wickliffe } defendant } in trespass
The suit is dismissed with costs.

=====

Paris vs Dowell

Daniel Paris } plaintiff
Thomas Dowell } defendant } in trespass
The suit agreed at defendant paying costs.

=====

Munroe to Linton

Administrator of the estate of Heziak Shute deceased late wife of John Shutt is granted to the said Shutt he having performed what is usual in such causes a deed from Ethel Munroe and Mary Munroe his wife to William Linton was fully proved by the oath of William [Burberry] and was admitted to record.

=====

Prince William County, Virginia, Court Orders 1783-1784

[p. 255]

O'Neil will

The last will and testament of Daniel O'Neil was presented to the court by William McDaniel executors thereto and being proved by the oaths of Alex. Bruce and James Hays is admitted to recorded and the said executors having performed what is usual in such cases. Certificate is granted him for obtaining a probate thereof in due form.

=====

Do appraisal

Ordered that David Forbis, Alex. Lithgon, Mathew Harrison of W. J. Tebbs or any three of them being sworn do inventory and appraise the estate of Daniel O'Neil according to law.

=====

[Balas Master sworn]

Giles Carter took the oath presented by law as A. Balas Master at the [mouth of Quantico] as he being daily appointed as such.

=====

Then the court adjourned till to Morrow 10 o'clock.
alph. _____

Signed Foushee Tebbs

=====

At a Court continued and held for Prince William County the 2d Day of September 1783

Justices sworn

Present Henry Lee, William Tebbs, Foushee Tebbs, Alex Lithgow } gentlemen justices

=====

Thomas bond

On the motion of Benjamin Thomas paying leave to file a bill of injunction to be relieved against a judgment at common law obtained by McMillan, Graham & Co. and to stay further proceeding therein at law until the same should be heard in equity the same is granted he having made oath to the truth of his bill and executed a bond with security according to law.

=====

[Repair Court]

Ordered that Alex Lithgow, Mathew Harrison and William Linton Gentleman or any two of them agree with any person to undertake the repairing of the Court now goals and stocks and the expense arising thereto be lived in the next County line.

=====

Inspectors sworn

Ordered that the farmer inspectors continue in office.

=====

Then the Court adjourned till Court in course.
alph. _____

Signed H. Lee

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).

RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

=====

Court on Hinton

At a Court called and held at the Courthouse of Prince William County the 2nd Day of September 1783 for the examination of Mathew Hinton for felony.

Present Henry Lee, Foushee Tebbs, Alex Lithgow, and William Tebbs } Gentlemen Justices

The said Mathew Winton appeared and the justices by whose warrants the Court were summoned returning no original warrant specifying any original complaint of describing any particular offence the said Mathew Winton is thereupon discharged.

alph. _____

Signed H. Lee

=====

At a Court held for Prince William County the 6th Day of October 1783

Justices sworn

Present Foushee Tebbs, William Tebbs, William Carr, John Hooe } Gentlemen Justices

Prince William County, Virginia, Court Orders 1783-1784

[p.256]

Smith to Thornton

A deed with receipt thereon from James Smith to Thomas Thornton was acknowledged by this Smith and admitted to record.

=====

[Pay witness]

Ordered that James Ewell, John McMillan and Valentine Peyton gentlemen or any two of named settled the estate account of Robert Foster deceased and report to the court.

=====

[Motion on Wickliffe]

On the motion of Nathaniel Wickliffe ordered that it be certified the court being fully satisfied of the truth thereof that the said Nathaniel are there at law to Robert Wickliffe deceased late resident of Westmoreland County in the State of Pennsylvania.

=====

Baker bond

License be granted to Joshua Baker to keep a tavern in house he giving bond and security according to law.

=====

Wane to Stone

A deed with a memorandum and recorded thereon from Nicholas Wane and wife to John Stone deceased for the privy executor of the fine being returned executed was acknowledged by the said ware and admitted to record.

=====

Deamer bond

Ordered that the Church Wardens of [Dettingen] Parish bind John Deamer bastard child according to law.

=====

Thornton to Harden

A deed of lease and release with receipt endorsed from Thomas Thornton to Wm. Harden were acknowledged by the said Thornton and admitted to record.

=====

Road repair

John Lyn is appointed overseer of the road from the old fork of the bead to the [Chapel] in the Rome of Colonel Peyton ordered that the keep the same in lawful repair.

=====

Whitefield pension

Ordered it the certificate that Elizabeth Whitefield is widow of John Whitefield and mother of Edward Whitefield who died in the service of the United States.

=====

Do appraisal

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).
RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

On inventory and appraisement of the estate of John Chapman deceased was returned to court admitted to record.

=====

Warehouse inspection

William Linton and William Carter gentlemen inspectors at Quantico warehouse returned to the court an account upon oath of the transfer tobacco due on note outstanding which is ordered to be sold according to law.

=====

Weights inspection

Ordered that Alex. Lithgow and Mathew Harrison gentlemen inspect the weights at each inspection.

=====

Hutchison to Johnson

A deed of bargain and sale from Ben Hutchinson, Morris Carr, Dinah Hutchison and Catherin Cox, to Riett Johnson was acknowledged by the parties thereto and admitted to record.

=====

[Motion on O'Brian]

Ordered that Daniel O'Brian on the motion of Asa Rivers executor of John Rivers deceased Be summoned to appear at the next court held for this County to give counter security or deliver up the estate.

=====

Present H. Lee and Valentine Peyton gentlemen
Absent Foushee Tebbs gentleman

=====

Dalen inventory

An inventory and appraisement of the estate of John Dalen deceased was returned to court and admitted to record.

=====

Prince William County, Virginia, Court Orders 1783-1784

[Pages 257, 258, 259, 260 missing]

[p.261]

Alex Rigby, Ben Peyton, Charles Tyler, Edward Lee, Elijah Wood, Nathaniel Wickliffe, Mathew Sanders, Henry Hampton, Daniel Tebbs, James Muschet, who being elected tried and sworn to inquire what damage the plaintiff sustained by them of the defendant not performing a certain promise and undertaking damage by occasion thereof besides his costs to twenty pounds. It is therefore considered by the Court that the plaintiff recorded of the said defendant and James Acres his common bail to sum aforesaid by the Jurors aforesaid laid out and expanded and the defendant and bail in money.

=====

Wickliffe to Bullet

A deed from Charles Wickliffe to Cuthbert Bullet was proved by the oath of Nathaniel Wickliffe and ordered to be certified.

=====

Rily vs Gray

Thomas Rily } plaintiff
William Gray } defendant } in trespass
Judgment is granted the plaintiff against the defendant for costs.

=====

Evans vs Lee

Peter Evans } plaintiff
Lewis Lee } defendant } on petition
On motion judgment the suit reinstated and continued.

=====

Butler vs Slade

Joseph Butler } plaintiff
William Slade } defendant } in case
The defendant acknowledge the words spoken by him were unjust and this suits to be dismissed at his costs.

=====

Clifton vs Powell

His Excellency General George Washington, Wm Brent and Robert Bent Esq. executors of Elizabeth Clifton deceased } plaintiffs
George Powell } defendant } in case
The suit having abates as to the plaintiff Wm and Robert. This day came the other plaintiff by his attorney and the defendant attorney solemnly called came not but made default whereupon it was commanded the sheriff that he should cause to come here immediately this day twelve etc.

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).

RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

who neither etc. to recognize etc. because as well etc. and the jurors thereupon being called namely John Prosser and eleven others who being elected tried and sworn to inquire what damage the plaintiff sustained by means of the defendant not performing a certain promises and undertaking by him to the said plaintiff lately made upon their oath do say that the plaintiff hath sustained damage by occasion thereof besides his costs to ten pounds. It is therefore considered by the court that the plaintiff recover the said defendant and William [Elbzey] his common bail the said sum of by the jurors aforesaid in their verdict assessed for damages together with the costs by them about their suit in this behalf laid out and expanded and the defendant and bail in money.

Ordered that his Excellency General Geo. Washington , Wm Brent, and Robert Brent Esq. executors of Elizabeth Clifton deceased pay Henry Brent eighty three pounds of tobacco for attending two days at court as a witness for them against Purcell and riding twenty two miles. Ordered that John Dixon pay Anthony Fox one thousand pounds of tobacco for attending four days at court as witness for him against Calvert

Prince William County, Virginia, Court Orders 1783-1784

[p.262]

[Pay witness]

Ordered that John Dixon pay James Wickliffe fifty pounds of tobacco for attending two days as a witness for him against Calvert.

=====

Newman vs Wright

Isaac Newman plaintiff
William Wright defendant } in debt
The suit is dismissed.

=====

Road repair

Wm. Hampton appointed overseer of the road in the room of James West of ordered that be keep the same to keep in good repair.

=====

Do appraisal

An inventory and appraisalment of the estate of Wm Tackett deceased was [illegible] to the court and admitted to record.

=====

Present: Wm Carr, Wm Linton gentlemen
Absent James Ewell, Valentine Peyton gentlemen

[Motion on Newman]

On the motion of John Newman praying came to file a bill of injunction to be relieved against a judgment of common law obtained by John Seal and to stay further proceedings therein at law until the same should be heard in equity the same is granted he having made oath to the truth for his bill and executed a bond with security according to law.

=====

Commonwealth vs Randolph

The Commonwealth } plaintiff
William Randolph } defendant } in defendant
Judgment for costs.

=====

Present John Doyle and John Hooe Gentlemen

=====

Bullett vs Harrison

Cuthbert Bullett } plaintiff
William Alexander executors and Seth Harrison executors of Cuthbert Harrison deceased
} defendant } in debt

This day came the plaintiff by this attorney thereupon judgment is granted him against the said defendant by their confession for the sum of eight hundred pounds and his costs by him about

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).

RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

his suit in that behalf laid out and expanded to be discharged by the payment of four hundred and fifteen pound with legal interest thereon from the first day of November 1779 till fully paid and the costs. To be lived of the goods and cattle of the said testament the hand and custody of the said defendants if so much thereof they have is not then the costs of their own goods and cattle and thereof may have execution and it appearing to the court that the contract for which the bond was given was made in November 1772 ordered that the depreciation be settled at six for one.

=====

Tyler bond

License is granted to William Tyler to keep an ordinary at his house upon his giving bond with security according to law.

=====

The Court adjourned till to Morrow at 9 o'clock.
alph. _____

signed Foushee Tebbs

=====

At a Court continued and held for Prince William Count the 8th Day of October 1783.

Justices sworn

Present John Hooe , James Ewell and William Linton, William Tebbs, Alexander Lithgow }
Gentlemen justices

=====

Prince William County, Virginia, Court Orders 1783-1784

[p. 263-264 missing]

[p.265]

Linton vs Blacent

John Linton } plaintiff
John Blacent } defendant } in judgment
The suit agree.

=====

McDaniel to Beale

A bill of sale from Wm McDaniel to Samuel Beale was proved by the oath of William Carr Gentlemen and Thomas Chapman and ordered to be recorded.

=====

Tebbs vs Tebbs

William Tebbs } plaintiff
George Tebbs } defendant } in case
The suit dismissed.

=====

Linn vs Clark

William Linn } plaintiff
Eleanor Clark } defendant } in debt
The suit agreed the defendants paying costs plaintiff.

=====

Lucketts estate

Charity Lockett and Liven Lockett executors of Wm Lockett deceased defendant } in debt
The suit dismissed.

=====

Murray vs Shite

Elizabeth Murray executor and Jesse Ewell, William Carr, Alex Lithgow
And Thomas Chapman executors of John Murray deceased } plaintiffs
John Shite } defendant } in debt

=====

Murray vs Shite

The same } plaintiff
The same } defendant } in debt
The suit dismissed the defendant paying costs.

=====

Grawin vs Halterfield

David Grawin } plaintiff
Vaul Halterfield } defendant } in debt
The suit abated returned.

=====

Lee vs Crittenden & Cannon

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784,
a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).
RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

Lewis Lee } plaintiff
John Crittenden and Luke Cannon } defendant } in case
By consent of parties a jurors is withdrawn and the cause continued.

=====

Smith to Graham

A deed for mortgage from Johnston Smith to Richard Graham gentlemen was proved by the oaths of William McDaniel and John Linton and lodged for further proof in inventory and appraisement of the estate of Vincent Caksey deceased was returned to court and admitted to record.

=====

Turff vs Wickliffe

John Turff on the demise of John Hooe Gentleman } plaintiff
Charles Wickliffe } defendant

[investment for one mortgage farm and two hundred and twelve acres of land with the apprentices]

This day came the parties by their attorneys and thereupon also came a jury to wit John Cannon, Solomon Ewell, Colin Campbell, Richard Taylor, Chitty Curtis, Mathew Sanders, Alex. Rigby, Lewis Reno, Henry Hampton, David Lee, John Heet, James Queensberry, who being elected tried and sworn to say the truth of a upon the issue between the parties of joined with [illegible] and afterwards brought the following verdict we find for the plaintiff the land of promises contained on the declaration and bounded by the black lines continued in the plaintiff described by Hack A, B and figure 2 S, J, K, L, M, and N and down bull run to the beginning and one penny damage Alexander Rigby which verdict

Prince William County, Virginia, Court Orders 1783-1784

[p. 266]

Plaintiff prayed might be recorded and judgment thereon to him be given it is therefore considered by the court that the plaintiff recover against the said defendant his testimony aforesaid eject to come for and in the said one message for farm and two hundred and twelve acres of land with the appurtenance as set forth in the declaration aforesaid together with his costs by him about his suit in this behalf laid out and expanded and the commonwealths writ of habere facis possession is awarded the said plaintiff to put him in possession of the land of promises with the apprentices aforesaid.

=====

Delgain vs Davis

John Delgain } plaintiff
William Davis } defendant } in trespass assault and battery
The suit is agreed.

=====

Do appraisal

Ordered that John Hooe Jesse Ewell and Robert Lawson or an two of them settle the estate account of Vincent Cooksey deceased.

=====

Delgarn vs Davis

Hannah Delgarn } plaintiff
William Davis } defendant } in case
The suit agreed.

=====

Alexander vs Cocke

William Alexander Esq. } plaintiff
William Cocke Esq. } defendant } in debt

This day came the plaintiff by his attorney and thereupon judgment is granted him against the said defendant by his confession for the sum of two hundred pounds and his costs by him about his suit laid out and expanded to be discharged by the payment of one hundred pounds with legal interest thereon from the first day of July one thousand seven him and seventy one till fully paid and the costs.

Memorandum judgment confessed according to the above bond upon saying of execution twelve months from the second day of September 1783.

=====

Harvey vs Gibson

John Harvey } plaintiff
James Gibson } defendant } in case
The suit dismissed.

=====

[Pay witness]

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).
RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

Ordered that John Hooe pay John lord fifty pounds of tobacco for attending two day as a witness for him against Wickliffe.

=====

Calvert vs Dixon et all

John Calvert, Jr.

} plaintiff

Joseph Dixon, Hugh Brent, and George Purall

} defendant } on motion on a replay bond

It appraising to the court the defendants and legal notice of this motion and failing to appear on the motion of the plaintiff by his attorney judgment is granted him against the said defendant for the sum of twelve hundred pounds of heat tobacco and his costs but him in this behalf laid out and expanded and this defendant in money.

Prince William County, Virginia, Court Orders 1783-1784

[p.267]

To be discharged by the sum of six hundred pounds of tobacco with legal interests thereon from the six day of April 1782 till fully paid and also thirty pounds of tobacco for costs and distrays and the costs of the motion.

=====

[Pay witness]

Ordered that John Hooe pay Charles Simms fifty pounds of tobacco for attending two days a witness for him against Wickliffe.

=====

Bugmers vs Kenton

Augustine Bugmers } plaintiff
Kenton } defendant }

The plaintiff moved to amend his writ the same bearing date the third day of September 1783 in the eighth year of the Commonwealth and returnable to the first Monday in September and the Clerk delivering it was a mistake of his upon oath is alias.

=====

Blancett bond

License is granted Catherine Blancett to keep a tavern at her house she given bond security accord to law.

=====

Carr & Chapman vs Petty

Wm. Carr and Thomas Chapman } plaintiff
Gravy Petty } defendants } in debt

The suit is dismissed.

=====

Carr & Chapman vs Petty

The same } plaintiff
Joseph Petty, Jr. } defendant } in debt

The suit is dismissed.

=====

Carr & Chapman vs Highhland & Eaves

The same } plaintiff
Gorge Highlander and Wm. Eaves } defendant } in debt

This day came the plaintiff by his attorney and thereupon judgment is granted him against the said defendant by his confession for the sum of thirteen pounds two shillings and his costs by him about his suit laid out and expanded to be discharged by the payment of six pound eleven

Prince William County, Virginia, Court Orders 1783-1784

shillings with legal interest thereon from the twenty eighth day of May one thousand seven hundred and seventy four till fully paid and the costs.

Memorandum judgment is confessed upon stay of execution till the 25th Day of December 1783.

=====

Carr & Chapman vs Eaves

The same } plaintiff

William Eaves } defendant } in debt

This day came the plaintiff by his attorney and the upon judgment is granted him this said defendant his confession for the sum of four pounds fifteen shillings and six pence and his costs by him about his suit laid out and expanded to be discharged by the same payment of five pounds seven shillings and nine pence with legal interest thereon from the sixteenth day of March one thousand seven hundred and seventy four till fully paid and the costs.

Memorandum judgment confessed upon stay of execution till the 25th day of December 1783.

=====

Brown vs Brown

Henry Brown } plaintiff

James Brown } defendant } in debt

The suit is dismissed.

=====

Prince William County, Virginia, Court Orders 1783-1784

[p.268]

Clerk vs Baylis

Eleanor Clerk } plaintiff
Henry Baylis } defendant } in case
The suit is dismissed.

=====

Turner vs Pirsh

Wm. Turner, Jr. } plaintiff
John Pirsh } defendant } in debt
The suit is dismissed.

=====

Turner vs Pirsh

The same } plaintiff
The same } defendant } in case
The suit is dismissed.

=====

[Pay witness]

Ignatius Smiths pay Margaret Sissell four hundred fifty pounds of tobacco for attending eighteen days as a witness for him against John Smith.

=====

[Pay witness]

Ordered that Ignatius Smith pay Hornito Brown three hundred and seventy five pounds of tobacco for attending fifteen days as a witness for him against John Smith hundred that Ignatius Smith pay John Brown four hundred and fifty pound of tobacco for attending eighteen days as a witness for him against John Shute.

=====

Then the Court adjourned till Court in course
alph. _____

Signed Fourshee Tebbs

=====

At a Court held for Prince William County the 3 day of November 1783.

Justices sworn

Present Fourshee Tebbs, Jesse Ewell, John Hooe, and William Tebbs and John
McMillan } Gentlemen Justices

=====

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784,
a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).
RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

[p.269]

To the final determination of Samuel Love, John Tyler, Hugh McKelly, John Sale and Henry Hampton or any three of them now reported the court here that the defendant owe the plaintiff the sum of ten pounds. It is therefore considered by the court that the plaintiff recover of the said defendants the said sum of ten pounds by the reports aforesaid awarded together with his costs by him in the behalf expanded.

=====

Jones to Baylis

Ordered that Solomon Jones pays to Samuel Baylis one hundred and seventy five pounds of tobacco for attending seven days as a witness for him against Campbell and wife.

=====

[Pay witness]

Ordered that Solomon Jones pay Elizabeth Feagin eight hundred and ninety eight pounds of tobacco for attending ten days as a witness for him against Campbell and wife and having two hundred and sixteen miles and returning.

=====

[Pay witness]

Ordered that Ale. Campbell pay George Jones one hundred and twenty five pound for tobacco for attending five days as a witness for him against Jones.

=====

[Pay witness]

Ordered that Alexander Campbell paying Francis Faigen seventy five pounds of tobacco for attending three days as witness for him against Jones.

=====

Dovarty bond

Ordered the Church Wardens of Dettingen Parish bind James Dovarty according to law.

=====

Smith to Nash

A deed from Jesse Smith and others to Travers Nash [a deed in is] for the privy examination of the sums being returned executed was proved by the oaths of James Ewell, Thomas Thornton, and Robert Brown, and ordered to be recorded.

=====

Jury sworn

The sheriff pursuant to the act of assembly returned to the Court here a Pammell of agreed jury for the body of the County who being sworn received their charge and with Dr.

Do apprasial

An inventory and appraisement of the estate of Travers Dawnman deceased was returned to court and ordered to be recorded.

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).

RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

=====

Downman estate

Ordered that Fourshee Tebbs, Alex Lithgow, and Mathew Harrison, settle the states account of Travers Downman deceased.

=====

[Moton on Cannon]

Thomas Cannon deputy sheriff of London County defendant } on motion
It appearing to the Court that the defendant had legal notice of this motion and failing to appear ordered that he be find four hundred pounds of tobacco and the costs of this motion for not returning an execution assessed by the said Hammett against a certain William Hall from this Court.

Hooe vs Davis

Bernard Hooe } plaintiff

John Davis and Simon Davis } defendant } on motion on a repay bound

It appearing to the Court the defendant had legal notice of this motion and failing to appear on the motion of the plaintiff by this attorney judgment is granted him against the said defendant for the sum of seventeen hundred and seventy pounds of tobacco and his costs by him in their behalf laid out and expanded and this defendant for mercy and to be discharged by the sum of eight hundred and ten pounds of crop of tobacco with legal interest thereon from the twelfth day of April 1783 till fully paid and their costs.

=====

Prince William County, Virginia, Court Orders 1783-1784

[p.270]

Hooe vs Legg & French

Bernard Hooe } plaintiff
William Legg and James French } defendants } on motion on repay bound

It appearing to the Court that the defendant had legal notice of this motion and filing to appear on the motion of the plaintiff by the attorney judgment is granted him against the said defendant for the sum of two hundred eight hundred and fifty two pounds of tobacco and his costs by him in his behalf laid out and expanded and this defend and in mercy and a to be discharged by the payment of fifteen hundred and and twenty six pounds of crop tobacco and casks with legal interests thereon from the 12th Day of April 1783 till fully paid and their costs.

[Pay witness]

Ordered that Solomon Jones pay Anthony Seal one hundred and seventy five pounds of tobacco for attending five days as a witness for him against Campbell.

=====

The Court adjourned till to Morrow morning 9 o'clock
alph. _____

Signed Foushee Tebbs

=====

At a Court continued and held for Prince William Count the fourth day of November 1783.

Justices sworn

Present Henry Lee, Foushee Tebbs, , William Tebbs, and Jesse Ewell } Gentlemen
Justices

=====

[Debtors to pay]

Them the Court proceeded to lay the count Livy as follows:

Prince William County debtors	Pounds tobacco
To Cuthbert Bullett Esq. attorney	6,000
To Robert Graham Clerk	1,260
To Mrs. Williams keep of the Court House 30	1,000

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).

RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

To Richard Graham Esq. Sheriff		1,260
To Philip Dawe p. account		100
Wm. Austin patroller	17.00 pound	
To Elijah Begbee do	17.00 pound	
To George Berry for young wolves heads 100 pounds each		400
To do for pound do		
To Wm Scott Patrollers	17.00 pounds	
Cared up	5.4.00 pounds	102. 2. 0

Magistrates sworn

Bernard Hooe gentleman qualified as a magistrates and took the usual oath who thereupon took his scot accordingly present Bernard Hooe Gentleman

Berry to Court

George Berry presented to the Court two certificates for wolves heard ordered the same to be certified.

=====

Colonel sworn

James Ewell Gentleman is recommend to his excellency the Governor Lieutenant Colonel of the militia in the County.

=====

Major sworn

Hugh Brent recorded as major of militia of this County.

=====

Prince William County, Virginia, Court Orders 1783-1784

[p.271]

Curtis vs Moore

Chichester Curtis } plaintiff
Elijah Moore } defendant } in debt
The suit is dismissed with costs.

=====

[Motion on Sidebottom]

Ordered that John Sidebottom be discharged out of the custody of the sheriff as of the Commonwealth.

=====

Thomas vs Grayson

William Thomas } plaintiff
Colonel Wm. Grayson } defendant } on petition
The suit is dismissed with costs.

=====

Absent Henry Lee, James Ewell, and jesse Ewell, Gentleman
Present William Carr and William Linton

=====

Mills to Mills

A deed of a gift from William Mills to John Mills with a memorandum endorsed by Jones Mills was acknowledged in Court and ordered to be recorded.

=====

[Debtors to pay]

Prince William County	Dr. ... brought up
To Joseph Stevens Patroller	5.4.00 pounds
To James Hays do	3.2.6
To William Sissel do	4.5.0
To Martian Wales for guarding the goal	2.5.0
To John Suit Goaler account	2.5.5
	<hr/>
	64.00.00 == 10725

=====

[Pay witness]

Ordered that William Grayson pay John Bowye fifty pounds for attending two days at the suit of Thomas.

=====

[Pay witness]

Ordered that the same pay Wm Maze for attending do.

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).

RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

=====

[Pay witness]

Ordered that the same pay Stephen Pelcer the same.

=====

Repair road

Joshua Barker is appointed overseer of the road from Quantico Run to Chappananick in the room of Robert Hedges and John McMillan gentleman as appointed set apart the Tythes to work on the same.

Grand Jury sworn

The Grand Jury yesterday sworn return with their payments and are discharge ordered that the delinquents be summoned to the next court to answer the premises.

Then the Court adjourned till to Morrow 9 o'clock.
alph. _____

Signed Foushee Tebbs

=====

At a Court continued and held for Prince William the 5th Day of November 1783

Justices sworn

Present Foushee Tebbs, William Tebbs, John Hooe, Wm Linn } Gentlemen Justices

Young vs Ralls

Thomas Young } plaintiff
George Ralls } defendant } in dentine
The suite is discontinued.

=====

Prince William County, Virginia, Court Orders 1783-1784

[p. 272]

Suttle vs King

Stother Suttle } plaintiff
Robert King and Fowley King } defendant } in debt
The suit abates.

=====

Brown vs Bountree

Alexander Brown } plaintiff
William Bountree } defendant } in debt
The suit abates.

=====

Purall vs Purell

George Purall } plaintiff
William Purell } defendant } in debt
The suit abates.

=====

Alexander vs Graham

William Alexander Esq. } plaintiff
George Graham administrator of Reginald Graham } defendant } in debt
This day came the plaintiff by his attorney and thereupon judgment is granted him against the said defendant by this confession for the sum of two hundred pounds with legal interest thereon from fourth day of January one thousand seven hundred and seventy five and his costs in that behalf laid out and expanded of the good and cattle of the intestate in the hand of the said administrator if so much thereof in his hand he hath if not so much then of his own proper goods and cattle and that the plaintiff may have mercy of his execution.

=====

Bullett vs Hume

Cuthbert Bullett } plaintiff
Alexander Hume } defendant } in debt
The suit is agreed.

=====

Court vs Ridron

Benjamin Gaint executor of Wm Court deceased } plaintiff
John Ridron } defendant }
The suit abates.

=====

Road repair

Francis McCornelius appointed overseer of the road in the room of John Ross ordered to her keep the same in lawful repair with the tythes set apart for that purpose by Lee Gent. Benjamin Cooper is appointed overseer of the road from Blandford to Cyder Run Road order that he keep the same in lawful repair with the tythes to be set apart for that purpose by Brent Hooe gentleman.

=====

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).
RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

Road repair

On the motion of James Nisbett ordered that Peter Evans, John Hooe, gentlemen Robert Howson and jesse Ewell any three of them the most considerate way together road from Nabisco and members and report commissions and [illegible]

=====

Prince William County, Virginia, Court Orders 1783-1784

[p.273]

Bullet vs Randolph

John Bullett } plaintiff
Thompson Randolph, John Waters and
William Randolph } defendant } in trespass and assault battery
The suit is discontinued.

=====

Hooe vs Berenson

John Hooe Gentleman } plaintiff
Richard Berenson } defendant } in debt
The suit agreed the defendant paying costs.

=====

Tebbs vs Galscock

Mosses Tebbs } plaintiff
James Glascock } defendant } in case
The suit is agreed.

=====

McDaniel vs Lee

William McDaniel } plaintiff
Stephen Lee } defendant } on motion

=====

Forsyth vs Payne

Barbara Forsyth } plaintiff
[Alsolem] Payne } defendant } in case
The suit agreed at defendant paying costs.

=====

[Pay witness]

Ordered that Barbara Forsyth pay Hanna Single two hundred pounds of tobacco for attending eight days as a witness for her against Payne.

=====

Wake vs Curtis

John Wake } plaintiff
John Curtis } defendant } on petition
The suit is dismissed.

=====

Thurman vs Blakeman

John Thurman } plaintiff
Adam Blakeman } defendant } on petition
The suit is dismissed.

=====

Lucas vs Eliot

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784,
a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).
RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

Anthony Lucas } plaintiff
Robert Eliot } defendant } on petition
The suit is dismissed.
=====

Farmers vs Smith
Joseph Farmers } plaintiff
Johnston Smith } defendant } on petition
The suit abates.
=====

Doresy vs Scott
Catherine Dorsey plaintiff
John Scott executors of the [Reverend] James Scott deceased defendant } on petition
The suit is dismissed with costs.
=====

Folly vs William
James Folly } plaintiff
James William } defendant } on petition
Judgment is granted the plaintiff against the defendant for six hundred pounds of tobacco
according to law.
=====

Prince William County, Virginia, Court Orders 1783-1784

[p.274]

Folly vs William

James Folly } plaintiff
James Williams } defendant } on petition

Judgment is granted the plaintiff against the defendant for six hundred pounds of tobacco according not.

=====

[Pay witness]

Ordered that James Foley pay Samuel and Mary Williams allowed fifty pounds of tobacco each for attending two days a witness for him against Williams.

=====

McDaniel vs Peyton

William McDaniel } plaintiff
Harrison Peyton } defendant } on petition

Judgment is granted the plaintiff against the defendant for six hundred and sixty six pounds of tobacco and his costs by him in this behalf laid out and expanded.

=====

McMillian vs Peyton

Seth McMillan } plaintiff
Burr Peyton } defendant } on petition

Judgment is granted the plaintiff against the defendant for the sum of two hundred and forty two pounds of tobacco and his costs by her in this behalf laid out and expanded.

=====

[Pay witness]

Ordered that Seth McMillan pay Susanna Smith two hundred and seventy for pounds of tobacco for attending nine days as a witness for her against Peyton.

=====

Clerk & Bullett vs Dantignue & Dowman

Spence Grayson Clerk and Cuthebert Bullett } plaintiff
John De Dantignac and Ann Dowman } defendant } in Chancery

The suit is discontinued.

=====

Young vs Scandling & Spiller

James Young } plaintiff
Benjamin Scandling and William Spiller } defendant } on petition

Judgment is granted the plaintiff against the defendant for the sum of one thousand pounds of crop of tobacco and his costs by him laid out in the behalf and expanded.

=====

Prince William County, Virginia, Court Orders 1783-1784

Courts vs Conduit

Benjamin Gaines executors of William Courts deceased } plaintiff
James Conduit } defendant } on petition
The suit is abated.

=====

Marshall vs Graham

Jacob Marshall } plaintiff
John Graham } defendant } on petition
Judgment is granted the plaintiff against the defendant for the sum of one pound fifteen shillings and seven pence half penny and his costs by him laid out in that behalf and expanded.

=====

Courts vs Humphrey

Benjamin Gains executor of William Courts } plaintiff
William Humphrey } defendant } on petition
The suit is abates.

=====

Young vs Harriet

Thomas Young } plaintiff
John Harriett } defendant } on petition
Judgment is granted the plaintiff against the defendant for the sum of two pounds eight shillings and four pence and his costs of him laid out in that behalf laid out and expanded.

=====

Prince William County, Virginia, Court Orders 1783-1784

Brown vs Davis

Robert Brown } plaintiff
Elizabeth Davis } defendant } on petition

Judgment is granted the plaintiff against the defendant for the sum of six hundred pounds of crop of tobacco and his costs by him in that behalf laid out and expanded.

=====

McAtee vs Seal

Thomas McAtee } plaintiff
Leonard Seal } defendant } on petition

Judgment is granted the plaintiff against the defendant for the sum of three pounds eighteen shillings and nine pence and his costs laid out by him in this behalf laid out and expanded.

=====

Prince William County, Virginia, Court Orders 1783-1784

[p.276]

Brent vs Lockett

George Brent } plaintiff
John Boon Lockett } defendant } on petition

Judgment is granted the plaintiff against the defendant against the defendant for the sum of eight hundred pounds of tobacco and his costs by him in that behalf laid out and expanded.

=====

Pukett vs Tyler

William Sandferd Pukett } plaintiff
Richard Tyler } defendant } on petition

Judgment is granted the plaintiff against the defendant for the sum of one pound eight shillings and nine pence and his costs by him in that behalf laid out and expanded.

=====

Carr vs Reave

William Carr Gentleman } plaintiff
William Reave } defendant } on petition

The suit abates by return.

=====

Carr & Chapman vs Davis

William Carr and Thomas Chapman } plaintiff
Amy Davis } defendant } on petition

Judgment is granted the plaintiff against the defendant for the sum of thirty three shillings and three pence and the costs by them in that behalf laid out and expanded with legal interest thereon from the twenty ninth day of March 1773 till fully paid with costs.

=====

Carr & Chapman vs Mankin

The same } plaintiff
Marsh Mathew Mankin } defendant } on petition

Judgment is granted the plaintiff against the defendant for the sum of three pounds of three pounds fourteen shillings and their costs by him in that behalf laid out and expanded.

=====

Lithgow vs Dowell

Alexander Lithgow } plaintiff
William Dowell } defendant } on petition

Judgment is granted the plaintiff against the defendant for the sum of eight hundred and thirty seven pounds of crop inspected tobacco and his costs by him in the behalf laid out and expanded is to be discharged by the payment of four hundred thirteen on half pounds crops

Prince William County, Virginia, Court Orders 1783-1784

inspected tobacco with legal interest thereon from the twenty third day of June seventeen hundred and eighty-one till fully paid with costs.

=====

Evans vs Peyton

James Evans } plaintiff
Harrison Peyton } defendant } on petition

Judgment is granted the plaintiff against the defendant for the sum of one pounds sixteen shillings and his costs by him in that behalf laid out and expanded.

[Pickers sworn]

Ordered that Laurence Suthard and Richard Downton be appointed Pickers at Dumfries inspection they having qualified to the same according to law.

=====

Then the Court adjourned till to Morrow 9 o'clock.

Alph. _____
Signed H. Lee

=====

Prince William County, Virginia, Court Orders 1783-1784

[p.277]

At a Court continued and held for Prince William County the 6th Day of November 1783

Justices sworn

Present: Foushee Tebbs, William Tebbs,
William Carr, Jesse Ewell, Alexander Lithgow } Gentlemen Justices

=====

Lithgow vs Jackson

Alexander Lithgow Gentleman } plaintiff
Samuel Jackson son of Sam. } defendant } on petition

Judgment is granted the plaintiff against the defendant for the sum of five pounds and his costs by him in that behalf laid out and expanded.

=====

Couchamn vs Seal

Patrick Cavan executor of Jacob Couchman } plaintiff
John Seal } defendant } on petition

The suit is dismissed.

=====

Young vs Roberson

Francis Young } plaintiff
Richard Roberson } defendant } on petition

The suit is agreed.

=====

Hoff vs Tyler

Powell Hoff } plaintiff
Richard Tyler } defendant } on petition

Judgment is granted the plaintiff against the defendant for the sum of five pound and his costs by him in that behalf laid out and expanded.

=====

Dyson vs Tyler

Aqulia Dyson } plaintiff
Richard Tyler } defendant } on petition

The suit is dismissed.

=====

Glass vs Cheshire

Harry Glass } plaintiff
Seth Cheshire James Gaiathius and Stephen Harrison executors of John Cheshire deceased
} defendant } on petition

Judgment is granted the plaintiff against the defendant for the sum of four pounds seven shillings and ten pence and his costs by him in that behalf laid out and expanded.

=====

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784,
a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).
RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

Petty vs Hutchison & Rose

Joseph Petty } plaintiff
Jonathan Hutchison and James Rose } defendant } on petition

Judgment is granted the plaintiff against the defendant for the sum of three pounds twelve shillings and his costs by him laid out in behalf and expanded.

=====

Counts vs Hardman

Benjamin Gaines executor of William Counts } deceased plaintiff
Henry Hardman } defendant } on petition

The suit is abates by return.

=====

Counts vs Kees

The same } plaintiff
Francis Kees } defendant } on petition

The suit is abates.

=====

Counts vs Morris

The same } plaintiff
Gorge Morris } defendant } on petition

The suit is abates.

=====

Prince William County, Virginia, Court Orders 1783-1784

[p.278]

Count vs Chapman

Benjamin Gaines executor of William Count deceased } plaintiff
Pearson Chapman } defendant } on petition
The suit abates by return.

=====

Triplitt vs Lockett

Nathaniel H. Triplitt } plaintiff
John Boon Lockett } defendant } on petition
Judgment is granted the plaintiff against the defendant for the sum of three pound one shilling six pence and his costs by him in that behalf laid out and expanded.

=====

Bullet vs Reeves

Cuthbert Bullet } plaintiff
Jane Reeves } defendant } on petition
Judgment is granted the plaintiff against the defendant for the sum of five hundred pounds of crops of tobacco and his costs by him in this behalf laid out and expanded.

=====

Bullet vs Winton

The same } plaintiff
Mathew Winton } defendant } on petition
Judgment is granted the plaintiff against the defendant for the sum of five hundred pounds of crops of tobacco and his costs by him in that behalf laid out and expanded.

=====

Washington vs Cox

Henry Washington } plaintiff
Moriss Cox } defendant } on petition
Judgment is granted the plaintiff against the defendant for the sum of three pounds sixteen shillings and five pence farthing and his costs by him in that behalf laid out and expanded.

=====

Young vs Keys

Frances Young } plaintiff
Thomas Keys } defendant } on petition
Judgment is granted the plaintiff against the defendant for the sum of four pounds seven shillings and three pence and his costs by him in that behalf laid out and expanded.

=====

McDaniel vs Jackson

William McDaniel } plaintiff
George Jackson } defendant } on petition
Judgment is granted the plaintiff against the defendant for the sum of two pounds twelve shillings and eight pence and his costs by him in that behalf laid out and expanded.

=====

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784,
a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).
RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

Counts vs Elgin

Benjamin Gaines executor of William Counts } plaintiff
James Elgin } defendant } on petition
The suit is dismissed.

=====

Overseer sworn

Scias Hamrick is appointed overseer of the road from Kid Soal Branch to the keep the same in lawful repair with the tythes to buy apart for that purpose by John Tyler, and Robert Brown gentleman.

=====

Prince William County, Virginia, Court Orders 1783-1784

[p.279-280 missing]

[p.281]

McDaniel vs Jackson

William McDaniel } plaintiff
Samuel Jackson, Jr. } defendant } on petition

Judgment is granted the plaintiff against the defendant for the sum of four pounds three shillings and seven pence and his costs by him about his suit in that behalf laid out and expanded.

=====

Absent Jesse Ewell, Burr Harrison and Alexander Brown

=====

Graham vs Graham

George Graham } complainants
Mary Graham and Henry Lee Graham } defendants } in Chancery

The answers being filed and this cause coming on to be heard by consent of the said George and Mary by their attorneys and the said Henry Lee Graham by Henry Lee Junior his guardian. It is ordered and decreed that Wm Carr, Alexander Lithgow, Foushee Tebbs, gentleman, divide the lot and promises contained in the comp. bill between there said George Graham and H. Lee Graham having regard to qualify as well quantity and that they report the same to the next court.

=====

The Court adjourned till Court in course.

Alph. _____
Signed H. Lee

=====

At a Court held for Prince William County the 1st Day of December 1783

Justices sworn

Present Foushee Tebbs, Ben Harrison, William Carr
Mathew Harrison, and William Linton } on Gentlemen Justices

=====

Harrison will

The last will and testament of Ann Harrison deceased being presented to the court by Seth Harrison executor therein mentioned and being proved by oath of the witness thereto and admitted to record. And the said executor having performed what is usual in such cases certificates is granted for obtaining a probate thereof in due form.

=====

Do appraisal

Ordered that John McMillan Langhorn Dade, John Fitzhugh and Wm Whitledge or any three of them being first sworn to inventory and appraise the said Harrison's estate according law.

=====

[Do inspection]

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).
RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

The Quantico inspection protested against the sufficiency of the warehouse of the same ordered that the properties be summoned to the next court.

Dumfries inspector having represented to the court that the warehouse of the save over out of repair and the protractor been summoned and failing to appear ordered that William Starke was acknowledged by the said Graham and admitted to record.

Chancellor and Linton having returned upon oath that the outstanding notes of transfer of tobacco amounts to 502 pounds the ordered that the same be sold according to law.

=====

Prince William County, Virginia, Court Orders 1783-1784

[p.282]

Tennison will

The last will and testament of William Tennison deceased was presented to court by Mary Tennison executor and Nathaniel Whitcliffe executor therein mentioned and being proved by the oath of John Jordan Semmit Devall and George Graham the same is admitted to and the said executor and executor having performed what is usual in such cases certified is granted them for obtaining a probate thereof in due form.

Do appraisal

Ordered that John Curry James Queensberry Francis Gray and Mathew Sanders or any three of them being first sworn to make an inventory and appraisalment of the estate of William Tennison according to law.

=====

Payne vs Mason

William Payne produced a certificate granted to Colonel George Mason for two thousand six hundred and fifty five pounds paper money dated August 12, 1780 ordered the same be certified.

[Triplett vs Hooe]

On the motion of Francis Triplett against John Hooe gentleman late sheriff for not returning an execution issued by the said Triplett against the estate of John Sample, ordered that the said sheriff be fined five pound for not returning the same and the costs.

=====

The Court adjourned till to Morrow 9 o'clock

Alph. _____

Signed Foushee Tebbs

=====

At a Court continued and held for Prince William County the 2 Day of December 1783

Justices sworn

Present Foushee Tebbs, William Tebbs, William Carr,
Ben Harrison, William Linton, Mathew Harrison} Gentlemen Justices

=====

[County taxes]

Richard Graham gentleman with Cuthbert Bullett and Thomas Lawson his securities acknowledge a bond for the collection of the taxes in the said County and ordered to be recorded.

=====

Inspector sworn

John B Luckett took the oath prescribed by law as an inspector of Quantico warehouse and acknowledge a bond according to law.

=====

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).
RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

[Motion on Hagon]

At appearing to the Court that William Hagan in insure and not capable of taking care of his estate and the same are wasting. It is ordered and decreed that Hugh Brent and James Matson take possession of such part of it as is payable and person the same and make report thereof to the next Court and that the same be allowed out of the same of five hundred pounds of tobacco for her support in the mean time.

=====

Prince William County, Virginia, Court Orders 1783-1784

[p.283]

Then the Court adjourned till Court in course.

Alph. _____
Signed Foushee Tebbs

=====

[Court on Jones]

At a Court called and held at the Courthouse of Prince William County the first day of January 1784 for examination of William Jones for felony.

[Justices sworn]

Present: Foushee Tebbs, Wm Tebbs
William Carr, Alexander Lithgow } Gentlemen Justices

The said William Jones being committed to the goal of this County by a precept under the hand Jones committed of Alexander Lithgow Gentleman being charged with felony entering the mill of Colonel Ben Harrison goal and carrying away a quantity of flour of the value of ten pence and it appearing to the court that he is guilty of the charge and ought to be bound over the to the next Grand Jury and Court to be further prosecuted but the said Jones being in court and waving his privilege of trial by jury and saying that the court would now proceed for judgment in the same manner as if the said William had been was legally convicted of the offence aforesaid upon trial by jury it is therefore the opinion of the court that she sheriff of the County take the said William Jones to the public whipping post and give him twenty five lashes well laid on the business of the Court being over the same is [described].

alph. _____
Signed Foushee Tebbs

=====

At a Court held for Prince William County the 2d day of February 1784

Justices sworn

Present Henry Lee, Ben Harrison, William Tebbs, Wm Alexander
Foushee Tebbs, Alex. Brown, William Carr } Gentlemen Justices

=====

Burrwell to Brown

A deeds of lease and release with a receipt thereon indorsed from Nathaniel Burrwell to Robert Brown were proved by the oath of Charles Tyler and ordered to be certified.

=====

[Scott to Scott]

A deed of gift bargain and sale from John Scott clerk to Mary Eliz Black Scott to burn was proved by the oaths of Cuthbert Bullett and ordered to be certified.

Prosser vs Cannon

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).
RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

John Prosser } plaintiff

Luke Cannon } defendant } in case

William Alexander and John McMillian the gentleman to whom the matters indifference was by consent referred now reported to the court here that the defendant owed the plaintiff the sum of twenty six pounds four shillings and eleven pence three [farthings] with legal interest thereon from the 22 day of August one thousand seven hundred and seventy four until fully said paid. It is considered by the court that the plaintiff recovered of the said defend and the said sum twenty six pound four shillings and eleven pence three [farthing] with interest thereon from the 24th day of August 1774 till fully paid and his cost by him about his suit in that behalf laid out and expanded.

=====

Prince William County, Virginia, Court Orders 1783-1784

[p.284]

[Court motion]

Ordered that the sheriff receive in discharge of exors. Tobacco at 26 pounds flour at 14 and 216 for the cask and hemp and 26 and cast.

=====

Howson & Assmon to Lockett

Ordered that James Gwathins Howson Hooe and William Assmon settle the rent due from William Lockett deed to William Lockett, Junior and make report.

=====

[Motion on Linton]

Ordered that Wm Linton Gentleman be appointed as receiver of the commutable flour and hump under the act [entitled] to amend the several acts of assembly for ascertaining certain taxes and duties and for establishing a [permanent] revenue her giving bond and securing according to law in the penalty of 500 pounds and make use of Wm Graham and Wm Picketts Granary for that purpose.

=====

Absent Wm. Alexander and Wm Carr Gentlemen

=====

Carr & Lee vs Harrison

William Carr Gentleman [illegible] and Lee } plaintiff

William Carr Gentleman and Seth Harrison executor of Cuthbert Harrison deceased
} defendant } in debt

This day came the plaintiff by his attorney and thereupon also came the defendant and confessed judgment to the plaintiff for the sum of eleven hundred pounds and eight pence current money Virginia. Whereupon it appearing to the court by the evidence that the assignment of the bond was made prior to the 19th of April 1775 and for the full value thereof bond fine paid at the time of such assignment of which notice was given according to law. Judgment is granted the said plaintiff against the defendants for the aforesaid sum of eleven pounds and eight pence current money of Virginia and the costs by him about his suit in the behalf laid and expanded. To be discharged by the payment of five hundred and seventy four pounds ten shillings and four pence with legal interest thereon for the first day of October one thousand seven hundred and seventy three till fully paid and the costs to be made the [lived] of the goods chatters of the testator in the hands of the executors if so much thereof in their hands they have if not then the costs of the proper goods and chatters of the said executors and that the plaintiff thereof may have this execution.

=====

Moss to Carr

Deeds of leased with receipt endorsed from Michael Moss to William Carr gentleman was proved by the oaths of Thomas Chapman, Robert Carbell and Thomas Caves and admitted to bond.

=====

Mann bond

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).

RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

Ordered that the Church warden of Dettingen Parish bind Henry Daniel and Billy children of Molly Mann agreeable to law.

=====

[Stewart estate]

Ordered that Bernard Hooe Joseph Tyler, Wm Brown set apart the [illegible] of the estate of Charles Stewart in the hands of the widow who has since intermarried.

=====

Prince William County, Virginia, Court Orders 1783-1784

[p.285]

[Harrison estate]

Ordered that Jesse Ewell, James Ewell, John Hooe, and Robert Brown or any two of them sell and state the accounts of the executor accounts against the estate of Cuthbert Harrison deceased.

Then the Court adjourned till to Morrow 10 o'clock.

Alph. _____
Signed H. Lee

=====

At a Court continued and held for Prince William County the day of February 1784

Justices sworn

Present Henry Lee, Alex Lithgow, Jesse Ewell, Robert Brown } Gentlemen Justices

=====

Linton bond

A bond from William Linton and others to the treasury with securities according to law was acknowledged in Court by the said Linton and security and ordered to be recorded. William Linton gentleman acknowledged a bond with security according to law as an inspector at Quantico inspection which is ordered to be recorded.

William Carter John Chancellor and John Linton gentleman also acknowledge a binds with securities according to law which ordered to be recorded.

The Quantico inspectors having represented to the court that the war houses of the same is much out of repair and the proprietor bring summoned and having failed to repair the same ordered that Wm Carr, Alex Lithgow and Mathew Harrison gentleman or any two of them let any accompany repairs of the same immediately.

=====

Present William Carr gentleman,

Then the Court adjourned till Court in course.

Alph. _____
Signed H. Lee.

=====

At a Court held for Prince William County the 1st Day of March 1784

Justices sworn

Present Foushee Tebbs, Alex. Brown, John McMillion, Robert Brown } Gentlemen Justices

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).
RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

[County divided into districts]

The Court proceeded to lay the County of into districts for the justices to carry into [execution] several acts of assembly respecting taking list of tithables and as certifying certain taxes and ascertaining numbers of souls and appointed the following gentleman

William E. Weatt gentleman is appointed to begin above Dettingen Parish Line to take a list of all the taxable property and in Prince William County above the same.

Bernard Hooe gentleman is appointed to begin at the mouth the Broad Run then up the said run to the parish line to cider run then down cyder to the beginning.

Valentine Peyton gentleman is appointed to begin at the mouth of the Bull Run then up the row to Dettingen Parish line there along the said Parish line to Broad Run thence down the said run to the mouth of the down Occoquan to the beginning.

Prince William County, Virginia, Court Orders 1783-1784

[p.286]

Mathew Harrison gentleman is appointed is begin at the mouth of Quantico Creek thence up the River Potomac to the mouth of the Occoquan thence up the said Occoquan to the old bridge thence along the old road to Bayles plantation thence up the said road the lead to [Mrs. Clarke] to Moselys Road thence down Moselys road to the Main road thence down the Main road to Quantico Ford by the Church thence down Quantico Creek to the beginning.

John Pope Gentleman is appointed to begin at Occoquan old forge then up Occoquan river to the mouth of Cider Run thence up the said run to Tackett Ford thence down Tackett Ford thence down Tacketts Road to Moselys Road where it intersects with the Main Road leading to Dumfries thence up Mosleys Road to the Old Road leading from Occoquan to the Old Court House thence down the S. Road to Bayles's Old Plantation hence along the Old Road to the beginning.

George Graham Gent. is appointed to begin at the mouth of Quantico Creek and the same to the Church Ford thence up the Church Road to the main road that leads to Tacketts Ford these up the said Road to the S. Ford thence up Cedar Run to the court line thence with the County line to the line of Stafford County then down Stafford line to the mouth of Chippawonsick thence up the river to the beginning.

=====

Holzclaws to Brown

Deeds of lines release from Holzclaws to Brown were fully proved and admitted to record.

=====

Atwell to Lee

Deeds of lease and release with a receipt indorsed a [deduces?] from examining [finding?] executed from Atwell to Lee Junior, went acknowledged from these. Atwell and admitted to record.

=====

[Scoot inventory]

On inventory and appraisement of the estate of Reverend James Scoot Clerk was returned and admitted to record.

=====

[Wickliffe to Bird]

An deed of bargain and sale with receipt endorsed from Charles Wickliffe to Thomas Bird was proved by the oaths of Richard Neale and John Dudley and ordered to be certified and at a court continued and held for the said County the 2 March 1784 the said deed of bargain and sale was fully proved by the oath of Nathaniel Wickliffe and ordered to be recorded.

=====

Wroe to Edward

A bill of sale from Richard Wroe and Benjamin Wroe to John Edward was proved by the oaths of the witnesses and ordered to be recorded.

=====

Do appraisal

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).

RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

An inventory and appraisement of James Johnson deceased was returned to court and admitted to recorded.

=====

Prince William County, Virginia, Court Orders 1783-1784

[p. 287]

Dudley vs Mitchell

John Dudley } plaintiff
William Mitchell } defendant } in case

The same plaintiff. The same defendant } in case

The same plaintiff.

The same defendant } in case

The matters in dispute between the parties mutual consent referred to the final determination of Henry Washington, Edward Payne and Charles Eskridge who now report to the Court here in the following words "to wit" he do ordered that the said "Pursuant to an order of the worshipful Court of Prince William. We the subscribers have fully examined into the controversies between John Dudley plaintiff and William Mitchell defendant and do make and publish this our award between the said parties in manner following that is to say first we do award and order that William Mitchell do procure by the first day of January [1794?] , a good sufficient lease for the lot of land sold to John Dudley on the identical terms Colonel John Hooe was to have had one, of the said Mitchell complies with the above he said lands justly indebted to the said Dudley twenty seven pounds one and three pence if the said Mitchell does not comply with above award then we find for the said Dudley one hundred and eleven pounds nineteen shillings and six pence we further a award that if the said Mitchell does not furnish a lease as above then the said Dudley to deliver peaceable possession of the above lot to the said Mitchell given. It is therefore considered by the court that the said plaintiff recover against the said defendant his costs by him in this behalf laid out and expanded and the defendant in mercy.

=====

Skinner bond

License is granted to William Skinner to keep a tavern at the Red House he given bond and security according to law.

=====

Grimes & Natley to Bradfield

A deed of bargain and sale with receipt endorsed from Joshua Grimes and Elizabeth Young Grimes to young husband Grimes his wife and John Natley to Zachariah Bradfield, Junior. The fine being first [?] of 128 properly examined and consenting thereto was acknowledged by the said Joshua and Elizabeth his wife and John Natley

=====

Grimes & Natley to Raines

A deed of bargain and sale from Joshua Grimes and Elizabeth Young husband of [Grimes?] granted to do wife and John Natley to George Raines with a receipt indorsed the fame being first properly examined and consenting thereto was acknowledged by the said Joshua and John and ordered to be recorded

=====

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).
RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

Hammett vs Davis

John Hammett } plaintiff
Jesse Davis } defendant } in case

The suit is dismissed.

=====

Prince William County, Virginia, Court Orders 1783-1784

[p.288]

[Davis bond]

Ordered that Richard Graham Alexander Lithgow, Mathew Harrison and William Linton Gentleman or any three of them settle the guardian account of Isaac Davis orphan and make report.

=====

[Davis estate]

Ordered that Jesse Ewell, James Ewell, John McMillan and Valentine Peyton gentlemen or any three of them set apart the dower of Elizabeth Blanche the lands of her late husband Isaac Davis, and divide the land between Newman Davis, Mary Newsman, the late Mary Davis, Traverse Davis, Jane Davis and Rhoda Blanche and has purchased under Cornelius Davis and Isaac Davis which was given them by deed from their brother William Davis taking with them the surveyor of the County if surveyor and make report to the next Court.

=====

Bland bond

Murthy Macabay is appointed guardian of Charles Bland he given bond with security according to law in the sum of 100 pounds.

=====

Deputy Sheriffs sworn

Colin Campbell, Robert Mathews, Peter Lee Janet Hutt took the oaths of Deputy Sheriffs for the Country of Prince William.

Then the court adjourned till to Morrow 9 o'clock.
alph. _____

Signed Foushee Tebbs.

=====

At a Court continued and held for Prince William County and 2nd day of March 1784

Justices sworn

Present Foushee Tebbs, John Hooe
William Tebbs, James Ewell} Gentlemen Justices

Murray inventory

Elizabeth Murray Executrix of John Murray Gentleman deceased presented to the court an account against the Commonwealth which ordered to be certified.

=====

[Motion on Neale]

On the motion of Richard Neale ordered that Harrison Hooe, John Kinchloe, Robert H. Hooe and John Dudley or any three of them vices away for a turn of a road to between by the said Neal and report.

=====

Thornton inventory

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).
RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

Ordered that James Well, Robert Brown, Alexander Brown, John Taylor and Cuthbert, Bullett or any three of them settle the account of the estate with the executors of Thomas Thornton, Gentleman deceased and make report.

=====

Tennison inventory

An inventory and appraisement of the estate of William Tennison [Tennyson?] deceased ordered and returned to court and admitted to recorded.

=====

Wickliffe to Bird

A deed of bargain and sale with reported endorsed from Charles Wickliffe to Thomas Bird was proved by the oaths of Richard Neale and John Dudley and ordered to be certified at a court continued and half for the said County 2 day of March 184 the said deed was fully proved by the oaths of Nathaniel Wickliffe and ordered and to be recorded.

=====

Davis bounty

Ordered to be certified that William Davis is entitled to the bounty in lands which would have been due to John Davis his brother to [Whyne] the William his heir at law to the said John having enlisted in the Virginia Continental line for three years and died in the service which fiats having been made appear to the court by evidence.

=====

Prince William County, Virginia, Court Orders 1783-1784

[p.289]

Colonel sworn

James Ewell gentleman took the oath of Lieutenant Colonel in the Militia of the County according to law.

=====

Blanchet bounty

Ordered that is be certified that Joseph Blanchett is entitled to the bounty in lands which abouts have been due to William Blanchett his brother to who the said Joseph heir at law to the said William having enlisted in the Virginia Continental line for three years and died in service which [sits] having been made appear to the Court by evidence.

=====

Present Ben Harrison absent, James Ewell

=====

[Splawn & Rigby vs Harrison]

Thomas Splawn and Alexander Rigby came presently into Court and acknowledged themselves to be [?]

Indebted to Benjamin Harrison Esq. Governor of the Commonwealth and his security for the use of the same the said Thomas Splawn the sum of 40 pounds and the said Alexander Rigby in the said sum of 20 pounds to be lived of their lands and tenants to goods and cattle upon condition the said Thomas be of good behavior to all citizens of this Commonwealth particular Alexander [?] for 12 months and one day.

=====

[Grand Jury sworn]

Ordered that the Sheriff summon twenty four free voters to may next to serve as Grand Jury for the body of the County.

=====

Absent Foushee Tebbs, William Tebbs
Present William Carr, Mathew Harrison, Gentlemen

=====

Stocks by William Tyler

=====

[Warehouses repair]

An account of the repair done to the Dumfries Warehouses was presented to the Court by William Tayler ordered the same to be certified.

=====

Knight to Knight

Ordered that John Randolph Garson Piece and Richard Gray in any two of them divide the lands divided by Richard Knight deceased to his two grandsons John Wright Vicars and William Vicars and return their proceedings to the next Court and William Knight is appointed guardian to the said William Vicars for this purpose.

=====

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784,
a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).
RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

Present Wm Edward [Ewell] and absent William Carr Gentlemen

=====

Carr & Chapman vs Anderson

William Carr and Chapman } plaintiff

William Anderson } defendant } In debt

This day came the plaintiffs by their attorney and the defendant at this solemnly called came not but made default judgment therefore granted the plaintiff against the defendant for the sum of fifteen pounds six shillings and six pence said price and their costs by them in that behalf laid out and expended and the defendant in mercy. To be discharged by the payment of seven pounds thirteen shillings and three pence with legal interest thereon from the thirty first day of December one thousand seven hundred and eighty four till fully paid the costs and the sheriff having returned on and acknowledged that he had executed a pewter plate ordered that the same be released.

=====

Prince William County, Virginia, Court Orders 1783-1784

[p. 290]

Ewell will

The last will and testament of Thomas Ewell was proved by the oaths of Mitchell and John Maze and admitted to recorded and ordered that the heir at law summoned .

=====

Davis pension

Ordered that it be certified that Huge Davis enlisted and served three years in the Continental Lien for the Commonwealth as a Sergeant and had discharged which is last proved by the testimony of George [illegible] the officer who enlisted him.

=====

Ewell admin.

The administration of the estate of Thomas Ewell deceased with the will amended was granted Charles Ewell he having taken the oath of the administrator giving bond and security according to law.

=====

Do appraisal

Ordered that Richard Graham, Alex Lithgow, Colin Campbell and William Linton or any three of them inventory and appraises the said estate according to law.

=====

Hammit vs Davis

Hammit } plaintiff
Davis } defendant} in case

The suit is dismissed.

=====

Present Foushee Tebbs gentleman.

=====

Then the Court adjourned till Court in course.
alph. _____

Signed Foushee Tebbs

=====

At a Court held for Prince William County the 3 Day of May 1784

Justices sworn

Present Foushee Tebbs, Jesse Ewell,
John Hooe, Valentine Payton, John McMillan } Gentlemen Justices

=====

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).
RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

Daubine to Maddox

A bill of sale from Edward Daubine to William Maddox was proved by the oath of sworn Hartend ordered to be certified.

=====

Ewell to Grimes

A deed of bargain and sale from Thomas Winder Ewell to George Grimes were proved by the oaths of

=====

[The rest of the page is lost and missing]

Prince William County, Virginia, Court Orders 1783-1784

[p. 292 missing]

[p. 293]

At a Court held for Prince William County the 4th Day of May 1784

Justices sworn

Present Foushee Tebbs, John McMillan
William Carr, Mathew Harrison } gentlemen justices

=====

Davis vs Montgomery

Alex Woodrop Davis } plaintiff
Michael Montgomery } defendant } in debt
The suit is dismissed.

=====

Bagners vs Kenton

Augustine Bagners } plaintiff
William Kenton } defendant } in debt
The suit is dismissed.

=====

Commonwealth vs Renoe

The Commonwealth } plaintiff
Lewis Renoe } defendant } in debt
The fine remitted.

=====

Commonwealth vs Davis

The same } plaintiff
John Davis and John Davis, Junior } defendants } in debt
The suit is dismissed.

=====

[Repair road]

Ordered that Cap. Graham Henry Lee, Joseph Butles and Jacob Marshall or any three of them receive and make report of the value of the repairs done to the good stock by William Taylor.

=====

[Repair warehouses]

On account of the repair done to the Dumfries Warehouses was prevented to the count William Tyler ordered the save to be certified.

=====

Knight to Vicars

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784,
a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).
RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

Ordered that John Randolph Garson Piece and Richard Gray or any two of them divide the lands divided by Richard Knight deceased to his two grandsons, John Wright Vicars and William Vicars & returned their proceedings to the next court William Wright is appointed guardian to the said William Vicars for this purpose.

=====

Present William Edward Ewell absent William Car gentleman.

=====

Carr & Chapman vs Anderson

William Carr & Chapman } plaintiff
William Anderson } defendant } in debt

This day came the plaintiffs by their attorney and the defendant [illegible] solemnly called came not but made default judgment therefore granted the plaintiff the plaintiff against the defendant for the sum of fifteen pounds six shillings and six pence said price and their costs by them in that behalf laid out and expended the defendant in mercy. To be discharged by the payment of seven pounds thirteen shillings and three pence with legal interest thereon from the thirty first day of December one thousand seven hundred and eighty two till fully paid and the costs and the sheriff having returned an acknowledged that he had executed a pewter plate ordered that the same be release.

=====

Prince William County, Virginia, Court Orders 1783-1784

[p.294]

Present W. Tebbs absent John McMillan gentlemen

=====

McMillan vs Chancellor

A John McMillan } plaintiff

Richard Wroe of John Chancellor } defendant } on motion on reemploy bond

It appearing to the Court that the defendant Richard had legal notice of this motion and failing to appear. On the motion of the plaintiff by his attorney judgment is granted him against the said defendant Richard for the sum of one hundred and two pounds ten shillings current money and his costs by him in that behalf laid out and expanded and the defendant in mercy. To be discharged by the payment of fifty three pounds eight shillings with legal interest thereon from the twelfth day of January one thousand seven hundred and eighty four till fully paid and the costs.

=====

Grigsby vs Kelley

Henry Peyton gentleman and Ann Grigsby executor and executrix of Samuel Grigsby deceased

} plaintiff

William Kelley } defendant } in debt

The suit abates.

=====

Balls vs Homes & Linn

Original Young and John Firestone executors of John Balls deceased } plaintiff

Thomas Homes and William Linn } defendant } in debt

The suit is agreed.

=====

Graham vs Davis

John Graham } plaintiff

Thomas Davis } defendant } In case

The suit is dismissed.

=====

Hewitt vs Patterson

Richard Hewitt } plaintiff

Robert Patterson } defendant } in case

The suit is agreed.

=====

[Tyler pension]

It appearing to the Court that Nathaniel Tyler is heir at law to John Tyler deceased a Lieutenant in the Continental Service in the troops of the [?] state and the third Virginia Regiment who due in the service ordered the same be certified.

=====

Prince William County, Virginia, Court Orders 1783-1784

Balls vs Homes

Original Young and John Firestone Executor of John Balls deceased } plaintiff
Thomas Homes } defendant } in debt.
The suit is agreed.

=====

Balls vs Neal

The same } plaintiff
Daniel Neal } defendant } in case
The suit its abated.

=====

Lithgow & Harrison vs Seal

Mrs. Alex. Lithgow and Mathew Harrison } plaintiff
John Seal } defendant } in case
The suit is agreed.

=====

Blackburn vs Harris & Newman

Thomas Blackburn } plaintiff
Old Harris and Thomas Newman } defendant } on motion on a replay bound
It appearing to the Court that the defendant had legal notice of the motion and failing to appear,
on the motion of the plaintiff by this attorney judgment is granted him against the said defendant
for the sum of nineteen pounds five shillings six pence like money and his costs in this behalf
laid out and the defendant in March.

Prince William County, Virginia, Court Orders 1783-1784

[p.295]

To be discharged by the payment of nine pounds twelve shillings and nine pence current money and nine shillings and seven half pence for costs with legal interest thereon from the thirteenth day of September of One Thousand and Eighty Three till fully paid and the costs.

=====

Glass vs Foster

Henry Glass } plaintiff
Samuel Foster } defendant } in case
The suit is abated.

=====

Glass vs Murphy

The same } plaintiff
William Murphy } defendant } in case
The suit is abated.

=====

Glass vs Smitter

The same } plaintiff
John Smitter and John Smitter, Junior } defendant } in case
The suit is abates.

=====

Balls vs Drury & Allan

Original Young and John Frisloe executors of John Balls plaintiffs
Joseph Drury and Archibald Allan defendants } in debt

This day came the plaintiffs by their attorney and the suit having abates against the defendants Allan judgment is grants the plaintiffs against the other defendants by his confession for the sum of nine pounds, fourteen shillings and six pence price Virginia currency and their costs by them about their suit in that behalf laid out and expanded and the defendant in mercy and to be discharged by the payment of nine pounds fourteen shillings and six pence of Virginia currency with lawful interest thereon from the twenty sixth day of July seventeen hundred and eighty one till fully paid and the costs.

=====

Boyd vs Hamrick

Humphrey Brooke administrators of Sam Boyd } plaintiff
Sian Hamrick } defendant } in case
The suit is agreed is the defendant pay costs.

=====

Harrison vs Master

Benjamin Harrison } plaintiff
Gerard Master } defendant } in debt
The suit is discontinued.

=====

Triplett vs Hardwine

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).
RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

[p. 296]

[Road repair]

Ordered Cornelius Kinner be appointed overseer of the road in the road of James Brown and that he keep the same in the lawful repair.

=====

Woodyard vs Blaneett

Jeremiah Woodyard [administrator?] of John Woodyard } plaintiff
John Blaneett } defendant } in case

The suit is agreed.

=====

Granstead vs Bum

James Granstead } plaintiff
William Bum } defendant } in debt

This day came the plaintiff by his attorney and thereupon judgment is granted him against the defendant by his confession for the sum of twelve pounds and his costs by him in that behalf laid out and expanded and the defendant in mercy.

=====

Matson vs Thornton

James Matson } plaintiff
Thomas Thornton } defendant } in case

The matters in deference the parties being referred to the final determination of Humphrey Brooke, John Hooe, and James Ewell and their award to be the costs of judgment now this day report to the Court have a balance due from the defendant to the said plaintiff of one hundred and sixty four pounds eight shillings and four pence. It is therefore considered by the Court that the plaintiff recover the same of the said defendant and his costs by him about his suit in that behalf laid out and expanded and the defendant and in mercy.

=====

Orr & Co. vs Sinclair & French

John Orr and Company } plaintiff
Margaret Sinclair and James French } defendant } on motion on replay bond

It appearing to the Court that the defendant to hand legal notice of this motion and failing to appear on the motion of the plaintiff by his attorney judgment is granted him against the said defendant for the sum of twenty pounds thirteen shillings and six pence current money of

Prince William County, Virginia, Court Orders 1783-1784

[p. 297]

Against the said defendant William for the sum of fourteen pounds three shillings and six pence and sixteen hundred and three pounds crops tobacco and his costs by him in that behalf laid out and expanded and the defendant in mercy. To be discharged by the payment of six pounds debt and two hundred and ninety pounds of crops tobacco and fifteen shillings costs and six shillings and three pence and fifteen pounds crops tobacco and all with legal interest on the several sums after from the twenty eighth day of November Seventeen Hundred and eighty three till fully paid and the costs.

=====

Proper vs Green

John Proper } plaintiff
Sarah Green executor of Thomas Green } defendant } in case
The suit is dismissed.

=====

Barker vs Moore

George Barker } plaintiff
Isaac Moore } defendant } in case
The suit abates.

=====

Sander vs Wood

William Sander } plaintiff
Elijah Wood, Junior } defendant } in case
The suit is discontinued.

=====

Minitree vs Gardinhire

Paul Minitree } plaintiff
Jacob Gardinhire } defendant } in trespass
The suit is dismissed with costs.

=====

Splawn vs Tart

Thomas Splawn } plaintiff
Alexander Tart } defendant } in trespass assault and battery
The suit is dismissed with costs.

=====

Myer vs Gardinhire

Frederick Myer } plaintiff
Jacob Gardinhire } defendant } in trespass assault and battery
The suit is agreed.

=====

Kineheloe vs Davis

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784,
a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).
RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

Cornelius Kineheloe } plaintiff
Jesse Davis } defendant } in trespass assault and battery

The suit is agreed.

=====

Combs vs Avery

Joseph Combs } plaintiff
Robert Avery } defendant } in case

The suit is dismissed.

=====

Praul vs McDaniel

Sarah Praul } plaintiff
William McDaniel } defendant } in trespass assault and battery

The suit is dismissed.

=====

Dawe vs Brady

Phillip Dawe plaintiff

Hezekiah Brady plaintiff } in debt

This day came the plaintiff of and thereupon Joseph Brady ,

This day came the plaintiff by his attorney and there up our Joseph Brady, Sr. the defendant appearance bail surrenders him up unto the custody of the Sheriff and is discharged and the said defendant so in custody of the Sheriff as aforesaid says that he cannot grainy

Prince William County, Virginia, Court Orders 1783-1784

[p.298]

The plaintiffs actions not but that he owe him the sum of eleven hundred pounds of crops tobacco in manner and form as have complained against him. It is therefore considered by the Court that the plaintiff recover the said sum of eleven hundred pounds of crops tobacco for the said defendant and is his costs by him about his suit in this behalf laid out and expanded. Thereupon the defendant is committed to the custody of the Sheriff to remain in the common goal for debtors in execution of the said debt and costs.

=====

Lithgow & Harrison vs Anis

Alexander Lithgow and Mathew Harrison } plaintiff
William Anis } defendant } in debt

The suit is agreed.

=====

Carr & Chapman vs Seroggin

Mrs. Carr and Chapman } plaintiff
William Seroggin } defendant } in case

The suit is dismissed the defendant paying costs.

=====

[Peyton claim]

A claim being presented by Henry Peyton executors of eight hundred and eleven pounds of bacon furnished the commissioners under the provision law ordered the same be certified.

=====

Smathy vs Dunn

Andrew Smathy apprentice of Patrick Mawane } plaintiff
William Dunn } defendant } in debt

The suit is agreed the defendant and paying costs.

=====

Collins vs Newman & Peyton

Edmund Collins } plaintiff
John Newman and Cuthbert Peyton } defendant } in debt

The suit is discontinued.

=====

Murray vs Madden

John Murray executors } plaintiff
Scarlet Madden } defendant } in case

The suit is discontinued.

=====

Asmore will

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).
RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

The last will and testament of John Ashmore deceased was proved by the oath of the Vester Moss and admitted to record.

=====

Harrison vs Brown

William Alexander and Seth Harrison executor and executrix of Cuthbert Harrison gentleman deceased } defendant

Henry Thomsburry and Elizabeth his wife administer of James Brown deceased } defendant } in debt

The suit is agreed.

=====

Tyler vs Cleveland

Charles Tyler } plaintiff

Eli Cleveland } defendant } in debt

The suit is agreed.

=====

Powell vs Lennon

William Powell } plaintiff

Jacob Lennon } defendant } in case

The suit is dismissed.

=====

Prince William County, Virginia, Court Orders 1783-1784

[p. 299]

Tyler vs Smith & Shaw

Charles Tyler apprentice of Robert Brown } plaintiff
Peter Smith and Philip Shaw } defendant } in debt

=====

Carr & Chapman vs Blackman et al

Mrs. Carr and Chapman } plaintiff
Adam Blackman, Christopher Hopwood, and Andrew McClanahan } defendants } in debt

This day came the plaintiff by his attorney and the suit having abated against the defendant McClanahan judgment is granted the plaintiff against the other defendant of this confession for the sum of fifty four pounds current money of Virginia and their costs by them about the suit in this behalf laid out and expanded and the defendant in the mercy. To be discharged by the payment of twenty seven pounds of the a said money with legal interest thereon from the twenty seventh day of October one thousand seven hundred and seventy five till fully paid and the costs.

=====

Harrison vs Fulder

William Alexander executor and Seth Harrison executrix of Cuthbert Harrison Gentleman deceased } plaintiff

William Fulder } defendant } in case

Judgment is granted the plaintiff against the defendant by his confession for the sum of seven pounds eight shillings and one half penny and him costs by them in that behalf laid out and expanded.

=====

Harrison vs Garrett

Mrs. Alexander Seth Harrison executor and executrix of Cuthbert Harrison deceased } plaintiff

Robert Garrett } defendant } in case

This day came the plaintiff by their attorney and thereupon judgment is granted them against the defendant by his confession for the sum of eight pounds and heir by them in that behalf laid out and expanded.

=====

Harrison vs Heggs

Mrs. Alexander executor and Seth Harrison executrix for Cuthbert Harrison gentleman deceased

Jeremiah Heggs } plaintiff
} defendant } in case

Prince William County, Virginia, Court Orders 1783-1784

This day came the plaintiff by their attorney and thereupon judgment is granted them against the defendant by his confession for the sum of five pounds eight shillings and four pence three farthings and their costs by them in this behalf laid out and expended and the defendant in mercy.

=====

[Motion on McMillan]

Memorandum John McMillan special bail and execution stay till the first of September.

=====

Present Henry Lee gentleman

=====

Key vs Blackburn & Elzey

James Key } plaintiff
Thomas Blackburn and William Elzey gentleman } defendant } in case
The suit is dismissed with costs.

=====

Farrow admin.

Administration of the estate of Thornton Farrow deceased is granted to Hugh Brunt and Alexander Keith who took the oath and executed a bond agreeable to law.

=====

Prince William County, Virginia, Court Orders 1783-1784

[p.300]

Peyton vs Peyton

Harrison Peyton } plaintiff
Burr Peyton } defendant } on petition
The suit is agreed.

=====

[Road repair]

A report of a road by Richard Neal returned and admitted.

=====

Carr & Chapman vs Thurman

Mrs. Carr and Chapman } plaintiff
Robert Thurman } defendant } on petition
The suit is dismissed.

=====

Absent William Tebbs gentleman

=====

[Overseer appointed]

William Jewell is appointed overseer of the road in the room of Carty Welles ordered that he keep the same in lawful repair.

=====

Harrison vs Ford

William Alexander executor and Seth Harrison executrix of Cuthbert Harrison Gentleman
deceased } plaintiff
Stephen Ford } defendant } in debt
The suit is agreed.

=====

Tebbs vs Tebbs

William Tebbs Gentleman } plaintiff
George Tebbs } defendant } in detainee
The suit is dismissed.

=====

Thornhill vs Brunt

Bryant Thornhill } plaintiff
[Eleanor?] executrix William Brunt and Daniel Brent esquire of William Brunt esquire deceased
} defendant } in case
The suit is discontinued.

=====

Prince William County, Virginia, Court Orders 1783-1784

Chuserell vs Burgess

Chuserell } plaintiff
Burgess } defendant } the executor questioned by consent
=====

Atwell vs Mattox

Thomas Atwell } plaintiff
George Mattox } defendant } in case
This day came the plaintiff by his attorney and thereupon judgment in granted him against the defendant by his confession for the sum of four hundred pounds of crops tobacco and his costs by him about his suit in the behalf laid out and expanded and the defendant in mercy. Memorandum execution stayed till the first of January seventeen hundred and eighty-five.
=====

Brown to Brown

A deed of [appraisalment] from Brown to Brown with the receipt endorsed was proved by the oath of [Clun] Moore and Hugh Brunt and ordered to be certified.
=====

Then the Court adjourned till to Morrow morning 8 o'clock.
Alph. _____

=====

At a Court continued and held for Prince William County the Fifth Day of May 1784
Present Henry Lee, William Carr, Foushee Tebbs and Bernard Hoe } Gentlemen
Justices

Graham vs Graham

George Graham gentleman [commissioner] } plaintiff
Mary Graham and Henry Lee Graham } defendant } in Chancery
The commissioner appointed to make division between the parties.

Prince William County, Virginia, Court Orders 1783-1784

[p.301]

Now report to the Court in the following word (Viz.) Prince William set a suit in Chancery depending before worshipful court of Prince William. George Graham complainant against Mary Graham and Henry Lee Graham defendant concerning lot and premises in the town of Dumfries as set forth in the complainant of the said Mrs. Mary Graham and the defendant and the complainants and the said worshipful Court at their sitting in November Seventeen Hundred and Eighty Three having thought proper by their decree on this suit to order us the [subsumed] to make a decision of the said lot no. 145 and premises so as to do equal jujus ice to all parties concerned therein do in obedience to the decree of the said worshipful court report that this day we went upon the said lot and have made a decision

Thereof as follows, beginning at the upper corner of the lot on said alley and then running down said lot along the front of the present house for the distance forty-eight feet in front then in a straight line at right angles until it meets the back line of said lot then up the back line to the other corner of the said lot upon the street that divides said lot from the lot opposite thereto present the property of William Carr then along this aid line opposite to Mrs. Carr lot until it comes to the beginning cornier and said alley is part of the lot No.145 as their described with the buildings and improvements thereon to be the property of the said Henry Lee Graham the deft in the suit subject to the said Mary's Dower and the residence of said lot no. 145 that part of it which is suited between brooks lot and the part laid off Henry Lee Graham it with all the buildings and improvements [recorded] to be the property of Doctor George Graham the complainant in this suit witness our hands. It is ordered and denied that each party be [united] in the possession of their respective [mortgage?] hold the same to them their heirs and assign severally and apart from the other in fee simple [assemble] to the aforesaid report.

=====

Absent Foushee Tebbs, present William Tebbs Gentleman

[Carter certificate]

Mrs. Landon Carter having produced to the Court a certificate for fifteen hundred and sixty pounds of beef furnished the commissioners ordered the same be certified.

=====

[Newman pension]

Ordered that it be certified that John Posey Newman is heir at law to George Newman who interested in Lieutenant Colonel Lee's Legion in the Continental Service during the war and deceased in the said service.

=====

Jackson vs Brady

George Jackson } plaintiff
Hezekiah Brady } defendant } on attachment

Joseph Brady a [garnish] in which hands the said attachment was [believed] being sworn confession he has in his hands of the defendants estate the following articles to wit one bed and mat, one chest pot of Dutch corn, one dish, six plates, and a basin two hilling [hoes] of china,

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).
RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

one pigeons, four chairs, one table, one washing tub and trunk, one as and [silver tin?], one [scythe?] of two

Prince William County, Virginia, Court Orders 1783-1784

[p.302]

Two baskets and one meal [sub] ordered that the deliver the aforesaid efforts to the sheriff who is hereby ordered to sell them according to saw and retain the amount of the profits of the sale in his hands until the further order of the court and it is also ordered that an attachment issue [a said] Joseph Brady Senior the other [garnishee] for a contempt returnable to the next court and thereupon the suit is continued the parties until next court.

=====

Absent William Tebbs of present Alexander Lithgow gentleman

=====

[Motion on Peyton]

Foushee Tebbs gentleman against James Ewell executors of Henry Peyton deceased } upon a motion.

It appearing to the Court that the defendant hand legal notice of this motion and failing to appear on the motion of the plaintiff by his attorney judgment is granted him against the said defendant the sum of sixteen hundred and sixty seven pounds of tobacco and his costs by hi in this behalf laid out and expended of the goods and chattels of the said deceased in the hands of the said executor of so much thereof in his hands he hath if not the costs of his [worn] proper goods and chattels.

=====

[Magistrates recommended]

Daniel Cowl Brent and Henry Washington Gentleman are recommended to his Excellency Governor and Connell as a proper persons to act as Magistrates in this County.

=====

Brown vs Sherley

Alexander Brown Gentleman } plaintiff
William Sherley } defendant } in case

This day came the plaintiff by his attorney and thereupon judgment is granted him against the defendant by his confession for the sum of six pounds nine shillings and his costs by him about this suit in that behalf laid out and expanded and the defendant in mercy. Memorandum execution stayed till the twenty fifth day of December one thousand seven hundred and eighty four.

=====

Tackett & Rems vs Davis & Randolph

William Tackett and Lewis [Rems] } plaintiff
Catherine Davis and William Randolph } defendant } in debt

His day came the plaintiffs by their attorney and thereupon judgment is granted the against the defendants by their confessions for the sum of twenty six pounds ten shillings and their costs by them in that behalf about their suit in that behalf laid out and expanded and the defendants in money to be discharged by the payment of thirteen pounds four shillings with interest there

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).

RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

upon from the day of April seventeen thousand and eighty-three till fully paid and the costs.
Memorandum execution stayed till the first of December next.

=====

Present Foushee Tebbs gentleman

=====

Prince William County, Virginia, Court Orders 1783-1784

[p. 303]

McAboy vs Keith

Marty McAboy } plaintiff
Alexander Keith } defendant } on petition
The suit is dismissed with costs.

=====

Smith vs Ewell

John [Smith?] } plaintiff
William [Ewell] } defendant } on petition
Judgment is granted the plaintiff against the defendant for the sum of two pounds eight shillings and his costs by him in that behalf laid out and expanded.

=====

[Pay witness]

Ordered that John Smith pay John [Nickerson] five hundred pounds of tobacco for attending twenty days as a witness for him against William Ewell

=====

Thomas vs Mattox

Eleanor Thomas } plaintiff
George Mattox } defendant } on petition
The suit abates.

=====

Absent Foushee Tebbs gentleman present William Carr

=====

Warden vs Grimes

Nathan Warden executor of John [Warden] } plaintiff
Joshua Grimes } defendant } on petition
The suit is dismissed.

=====

[Pay witness]

Ordered that Joshua Grimes pay Thomas Brown one hundred and seventy five pounds of tobacco for attending seven days as a witness for him at the suit of Nathan Warden executor of John Warden.

=====

Graham vs Hoff

John Graham } plaintiff
Peter Hoff } defendant } on petition
Judgment is granted the plaintiff against the defendant for his costs.

=====

Blancett vs Foley

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).
RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

Joseph Blancett } plaintiff
James Foley } defendant } on petition

Judgment is granted the plaintiff against the defendant for the sum of two pounds seven shillings and six pence and his costs by him laid out and expanded.

=====

Hume vs Pickeell

Thomas Hume } plaintiff
Richard [Pickeell] } defendant } on petition

Judgment is granted the plaintiff against the defendant for the sum of thirty shillings and three pence and his costs by him in that behalf laid out and expanded.

=====

[Pay witness]

Ordered that Thomas Hume pay John Lowe fifty pounds of tobacco for attend two days as witness for him against Richard [Prickwell].

=====

Prince William County, Virginia, Court Orders 1783-1784

[p.304]

Harrison & Chancellor vs Murray

Mrs. Harrison and Chancellor } plaintiffs
Elizabeth Murray executrix of John Murray deceased who was surviving partner of Murray and
Acktin and administrator of Thomas Actkin deceased } defendants } on petition
Judgment as granted the plaintiffs against the defendants for the sum of nine hundred and fifty
five pounds of tobacco and their costs by them in that behalf laid out and expanded.
=====

Militia vs Peyton

Border of Prince William Militia } plaintiff
Henry Peyton's executors } defendant }
Ordered that five hundred pounds be deducted out of the former judgment and the depreciation
of the same is to be settled by the same scale as the said judgment.
=====

[Surveyors appointed]

Ordered the former surveyors of the road in this County be continued.
=====

[Overseer appointed]

Hugh Flattery is appointed overseer of the streets of Dumfries in the room of Alexander Lithgow
gentleman who has resigned the same.
=====

Nisbett vs Curry

James Nisbett administrator of James Nisbett deceased } plaintiff
John Curry } defendant } on petition
The suit is dismissed.
=====

Jackson vs Triplett

Samuel Jackson } plaintiff
Francis Triplett } defendant } on petition
The suit dismissed.
=====

Cash vs King

Archdale Cash } plaintiff
Samuel King } defendant
The suit is continued at the plaintiffs costs.
=====

[Pay witness]

Ordered that Samuel King pay Thomas Leachman twenty five pounds of tobacco for attending
one day as an evidence for him against Archdale Cash.
=====

Brent to Ewell

Adjustment of Lease from Brent to Ewell acknowledged by the said Brent and admitted.

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784,
a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).

RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

=====

Wigenton vs Seale

John Wigenton } plaintiff
John Seale } defendant } on petition

Judgment granted the plaintiff against the defendant for the sum of two pounds once the eight pence and his costs by him in that behalf laid out and expanded.

=====

Seale vs Jackson

John Seale } plaintiff
George Jackson } defendant } on petition

The suit is dismissed with plaintiff paying costs.

=====

Seale vs Davis

John Seale } plaintiff
Hugh Davis } defendant

The suit is dismissed plaintiff paying costs.

=====

Dawman inventory

On estate account of Thomas Dawman deceased and released by the administrator and being examined and admitted to record.

=====

Brown to Brown

An adjustment of lease from Brown to Brown was fully proved by the oath of John Lawson and admitted to record.

=====

Prince William County, Virginia, Court Orders 1783-1784

[p.305]

Mathews vs Bland

John Mathews } plaintiff
Thomas Bland and Jane his Bland his wife } defendants } on petition
Judgment is granted the plaintiff against the defendants for the sum of three hundred pounds of
crop of tobacco and his costs by him in that behalf laid out and expanded.

=====

Mathews vs Taylor

The same } plaintiff
William Taylor } defendant } on petition
The suit is dismissed.

=====

Eaton vs Sprigg

William Eaton } Plaintiff
Edward Sprigg } defendant } in case
Judgment is granted the plaintiff against the defendant by his confession for the sum of twelve
pounds thirteen shillings and his costs by him about his suit in this behalf laid out and expanded
with interest thereon from the fifth day of May seventeen hundred and seventy-three till fully
paid with costs.

=====

Then the Court adjourned till to Morrow eight o'clock.
Alph. _____
Signed H. Lee

=====

At a Court continued and held for Prince William County the 6th Day of May 1784

Justices sworn

Present Foushee Tebbs, Bernard Hooe, John Hooe, John Pope } Gentlemen Justices

=====

Mathew vs Fulder & Whitehead

John Mathew } plaintiff
William Fulder and Anthony Whitehead } defendant } on petition
Judgment is granted the plaintiff against the defendants for the of four pounds six shillings and
six pence and his costs by him in that behalf laid out and expanded and the defendants in
mercy to be discharged by the payment of forty three shillings and three pence with legal

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784,
a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).
RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

interest thereon from the eighth day of December Seventeen hundred seventy five till fully paid and the costs.

=====

Mathew vs Thayer

The same } plaintiff
Catherine Thayer } defendant } on petition

Judgment is granted the plaintiff against the defendant for the sum of thirty shillings and his costs by him and that behalf laid out and expanded.

=====

Mathew vs Atwell

The same } plaintiff
Thomas Atwell } defendant } on petition

Judgment is granted the plaintiff against the defendant for the sum of five pounds and this costs by him laid out and expanded.

=====

Mathews vs Moss

The same } plaintiff
Nester Moss } plaintiff } on petition

Judgment is granted and plaintiff against the defendant for the sum of five hundred and sixty five pounds of corps of tobacco is his costs by him about his suit in that behalf laid out and expanded.

=====

Prince William County, Virginia, Court Orders 1783-1784

[p.306]

Mathews vs Lawright & Simms

John Mathews } plaintiff
John Lawright and James Simms } defendant } on petition
The suit abates.

=====

Wickliffe vs Sutherland

Moss Wickliffe } plaintiff
James Sutherland } defendant } on petition
The suit is agreed.

=====

Simms vs Melton & Seale

Charles Simms } plaintiff
William Melton and John Seale } defendant } on petition
Judgment is granted the plaintiff against the defendants for the sum of five pounds with legal interest thereon from the fourth day of January seventeen hundred and eighty-two till fully paid and his costs.

=====

Simms vs Waters & Purcell

The same } plaintiff
John Waters and George Purcell } defendant } on petition
Judgment is granted the plaintiff against the defendant for the sum of three pounds and eleven shillings with legal interest thereon from the fourth day of January seventeen hundred and eighty-two and his costs.

=====

Simms vs Tyler & Davis

The same } plaintiff
William Tyler and William Davis } defendant } on petition
Judgment is granted the plaintiff against the defendant for the sum of four pounds and twelve shillings with legal interest thereon from the fourth day of January seventeen hundred and eighty-two till fully paid and the costs.

=====

Simms vs Brady & Jackson

The same } plaintiff
Hezekiah Brady and George Jackson } defendant } on petition
Judgment is granted the plaintiff against the defendants for the sum of two pounds seven shillings and six pence and his costs by him in this behalf laid out and expanded.

=====

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784,
a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).
RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

Simms vs Newman & Melton

The same } plaintiff
John Polly Newman and William Melton } defendants } on petition
Judgment is granted the plaintiff against the defendant for the sum of four pounds and his costs by him in that behalf laid out and expanded.

=====

Cook vs Maze

Richard Willis executor of Littleton Cook deceased } plaintiff
Michael Maze } defendant } on petition
Judgment is granted the plaintiff against the defendant for the sum of five pounds and his costs by him in that behalf laid out and expanded.

=====

Murray vs Linton

Elizabeth Murray, Jesse Ewell, William Carr, Thomas Chapman and Alexander Lithgow,
executrix and executors of the last will and testament of John Murray deceased
} plaintiffs
John Linton } defendant } on petition
Judgment is granted that plaintiffs against the defendant for the sum of two pounds and ten shillings and six pence and his costs by him about his suit in that behalf laid out and expanded.

=====

Prince William County, Virginia, Court Orders 1783-1784

[p.307]

Murray vs Fewell

Elizabeth Murray, Jesse Ewell, William Carr, Thomas Chapman and Alexander Lithgow
} plaintiffs

Executrix and executors of the last will and testament of John Murray deceased

William Fewell } defendant } on petition

Judgment is granted the plaintiff against the defendant for the sum of one pound fourteen shillings and his costs by him in that behalf laid out and expanded.

=====

Luckett vs McDonald

John Boon Luckett } plaintiff

John McDonald } defendant

Judgment is granted the plaintiff against the defendant for the sum of three hundred pounds of tobacco and his costs by him in that behalf laid out and expanded.

=====

Bullitt vs Crain

Cuthbert Bullitt } plaintiff

Michael Crain } defendant } on petition

The suit is agreed the defendant paying costs.

=====

Lithgow vs Holmes

Alexander Lithgow } plaintiff

Thomas Holmes Senior } defendant } on petition

The suit is agreed.

=====

O'Neal vs Smithy

John Murray, William McDaniel and William Austin executor of Daniel O'Neal deceased plaintiff

Benjamin Smithy defendant } on petition

The suit abates.

=====

Taylor vs Newman & Scanthline

Richard Taylor } plaintiff

John Polly Newman and Benjamin Scanthline } defendant } on petition

Judgment is granted the plaintiff against the defendant for the sum of four pounds eight shillings and ten pence and his costs by him in that behalf laid out and expanded.

=====

Graham vs Maddox

Mary Graham } plaintiff

Jane Maddox } defendant } on petition

Judgment is granted to the plaintiff against the defendant for the sum of one pound sixteen shillings and her costs by her in that behalf laid out and expanded.

=====

Prince William County, Virginia, Court Orders 1783-1784

Graham vs Jones

The same } plaintiff

James Jones and wife } defendant } on petition

Judgment is granted the plaintiff against the defendant for the sum of two pounds and her costs by her laid out and expanded.

=====

[Pay witness]

Ordered that Mary Graham pay Thomas Keys one hundred and seventy five pounds of tobacco for attending seven days as a witness for her against James Jones.

=====

Lithgow vs Sutherland

Alexander Lithgow } plaintiff

Benjamin Sutherland } defendant } on petition

Judgment is granted the plaintiff against the defendant for the sum of three pounds eighteen shillings and one and half penny.

=====

Buffett vs Hays

Cuthbert [Buffet?] } plaintiff

John Hays } defendant } on petition

Judgment granted the defendant for the sum thirty five shillings and the costs by him laid out and expanded.

=====

Prince William County, Virginia, Court Orders 1783-1784

[p.308]

Lee vs Peyton

Richard Henry Lee } plaintiff
Harrison Peyton } defendant } on petition

Judgment is granted the plaintiff against the defendant for the sum of eight hundred pound crops tobacco and his costs by him in that behalf laid out and expanded. And the defendant in mercy and to be discharged by the payment of four hundred pounds of crops of tobacco with legal interest thereon from the seventieth day of February one thousand seven hundred and eighty with costs.

=====

Brown vs Mankin

Richard Brown } plaintiff
Mark Mathew Mankin } defendant } on petition

Judgment is granted the plaintiff against the defendant for the sum of two hundred and forty pounds of tobacco and his costs by him in that behalf laid out and expanded.

=====

Brown vs Thomas

Alexander Brown gentleman apprentice of Richard Brown } plaintiff
Benjamin Thomas } defendant } on petition

Judgment is granted the plaintiff against the defendant for the sum of six hundred pounds of lawful inspected tobacco and their costs by them in that behalf laid out and expanded.

=====

Bayley vs Gray & Wickliffe

Samuel Bayley } plaintiff
Aaron Gray, Francis Gray and Nathaniel Wickliffe } defendants } on petition

The suit is agreed and defendant paying costs.

=====

Jackson & Reneo vs Jackson & Farrell

William Jackson, Lewis Reneo } plaintiffs
Frances Jackson and Michael Farrell } defendants } on petition

The suit is agreed.

=====

Jackson & Reneo vs Walters & Ford

The same } plaintiff
John Walters and Stephen Ford } defendants } on petition

Judgment is granted the plaintiff against the defendant for the sum of three pounds five shillings and their costs by them in that behalf laid out and expanded. It is to be [discharged?] by the payment of one pound twelve shillings and six pence with legal interest thereon from the twenty six day of April seventeen hundred and eighty three till fully paid.

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).

RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

=====

Jackson & Reneo vs Hume & Cuper

The same

} plaintiff

Alexander Hume and Benjamin Cuper

} defendants } on petition

Judgment is granted the plaintiff against the defendant for the sum of three pounds eleven shillings and their costs by them in that behalf laid out and expanded. It is to be discharged by the payment of one pound thirteen shillings and six pence with legal interest thereon from the twenty fifth day of April seventeen hundred and eighty three till fully paid and the costs.

=====

Prince William County, Virginia, Court Orders 1783-1784

The suit is agreed at defendant paying costs.

=====

Nisbetts vs Pummell

James Nisbetts administrator } plaintiff
James Pummell } defendant } on petition

The suit is dismissed.

=====

Acres vs Sharp

James Acres } plaintiff
Mark Sharp and Susanna his wife } defendant } on petition

Judgment is granted the plaintiff against the defendant for the sum of four hundred eighty seven pounds of tobacco and his costs by him in that behalf laid out and expanded.

=====

Ross vs Peyton

William Ross Junior } plaintiff
Cuthbert Peyton } defendant } on petition

Judgment is granted the plaintiff against the defendant for the sum of two pounds eight shillings and his costs by him in that behalf and laid out and expanded.

=====

Prince William County, Virginia, Court Orders 1783-1784

[p.310]

Murray vs Hammett

John Murray executors and executrix } plaintiffs
John [Hammett] } defendant } on petition
The suit is dismissed.

=====

Chapman vs Randolph

Carr Chapman and company } plaintiff
William Randolph } defendant } in debt.

This day came the plaintiffs by their attorney and there upon judgment is granted them against the defendant for the sum of fourteen pounds sixteen shillings current money of Virginia and their costs by them about their suit in that behalf laid out and expanded and the debt in mercy. Is to be discharged by the payment of seven pounds eight shillings to the of money with legal interest thereon from the fifteenth day of March seventeen hundred and seventy four till fully paid and the costs.

Memorandum stay of section till first day of august seventeen hundred and seventy four.

=====

Lynn vs Seale

Nehemiah Lynn } plaintiff
John Seale } defendant } on petition

Judgment is granted the plaintiff against the defendant for the sum of one pound thirteen shillings and four pence and his costs by him in that behalf laid out and expanded.

=====

Lithgow & Harrison vs Hart

Alexander Lithgow and Mathew Harrison } plaintiff
Lenard Hart } defendant } on petition

Judgment is granted the plaintiff against the defendant for the sum of two pounds fourteen shillings and their costs by them in that behalf laid out and expanded.

=====

Lithgow & Harrison vs Scanland

The same } plaintiff
Benjamin Scanland } defendant } on petition

Judgment is granted against the defendant for the sum of three pounds fourteen shillings and nine pence and their costs by them on that behalf laid out and expanded.

=====

McKenzie vs Forbes

Daniel McKenzie } plaintiff
David Forbes } defendant } on petition

The suit is dismissed with costs.

=====

Bridges vs Brent

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784,
a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).

RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

Benjamin Bridges } plaintiff

Hugh Brent } defendant } on petition

Judgment is granted the plaintiff the defendant by his confession for the sum of four pound eighteen and six pence and his costs by him in that behalf laid out and expanded.

=====

Mere vs Gardinhere

Frederick Mere } plaintiff

Jacob Gardinhere } defendant

The suit is agreed.

=====

Hinkind vs Amass

William Hinkind } plaintiff

William Amass } defendant } on petition

Judgment is granted the plaintiff against the defendant for the sum of four pounds sixteen shillings and the costs by hi in that behalf laid out and expanded.

=====

Prince William County, Virginia, Court Orders 1783-1784

[p. 311]

William McDaniel } plaintiff
Phillip Dawe } defendant } on petition

The suit agreed.

=====

Sartor vs Caves

Alexander [Sartor?] } plaintiff
Thomas Caves } defendant } on petition

Judgment is granted the plaintiff against the defendant and for the sum of one pounds eleven shillings and six pence and his pence and his costs by him in that behalf laid out and expanded.

=====

Sartor vs Reno

The same } plaintiff
Ely Reno } defendant } on petition

Judgment is granted the plaintiff against the defendant for the sum of four pounds sixteen shillings and his costs by him in that behalf laid out and expanded.

=====

Sartor vs Stake

The same } plaintiff
William Stake } defendant } on petition

=====

[Pay witness]

Ordered that William Starke pay Bernard Well and Sarah Watson twenty five pounds of tobacco each for attending one day as a witness for him at the out of Alexander [Sartor?]

=====

Tyler vs Brown & Tebbs

Charles Tyler plaintiff
James Brown and Mosses Tebbs defendants } on petition

The suit having abated as to the defendant Tebbs. Judgment is granted the plaintiff against the other defendant for the sum of six hundred pounds of crop tobacco and his costs by him in that behalf laid out and expanded.

=====

Carr vs McAtee

William Carr Gentleman } plaintiff
Thomas McAtee } defendant } on petition

Judgment is granted the plaintiff against the defendant for the sum of four pounds and fourteen shillings and four pence and his costs by him in that behalf laid out and expanded.

=====

Prince William County, Virginia, Court Orders 1783-1784

Linton vs Brent

William Linton } plaintiff
John Brent } defendant } on petition

Judgment is granted the plaintiff against the defendant for the sum of three pounds three shillings and the pence and his costs by him in that behalf laid out and expanded.

=====

Davis vs Wilkerson

William Davis } plaintiff
John Wilkerson } defendant } on petition

Judgment is granted the plaintiff against the defendant for the sum of three hundred and seventy five pounds of tobacco and his costs by him in that behalf laid out and expanded.

=====

Marry's vs Beavers

John Marry's executor } plaintiff
Patience Beavers } defendant } on petition

The suit is abates.

=====

Prince William County, Virginia, Court Orders 1783-1784

[p.312]

Murray vs Kincheloe

Elizabeth Murray } plaintiff
John Kincheloe } defendant } on petition

Judgment is granted the plaintiff against the defendant for the sum of five pounds four shillings and six pence and his costs by him in that behalf laid out and expanded.

=====

Maddox vs Darrey

Thomas Maddox } plaintiff
Kentand Darrey } defendant } on petition

Judgment is granted the plaintiff against the defendant for the sum of five hundred pounds of crop tobacco and his costs by him in that behalf laid out and expanded.

=====

Scott vs Roe

John Scott Clerk } plaintiff
Benjamin Roe } defendant } on petition

The suit is agreed.

=====

Williams vs Dade

Even Williams administrator } plaintiff
Townsend Dade } defendant } on petition

Judgment is granted the plaintiff against the defendant for the sum of one pounds eight shillings and her costs by her in that behalf laid out and expanded.

=====

Mcaboy vs Huber

Murthey Mcaboy } plaintiff
George Huber } defendant } on petition

The suit is agreed.

=====

Cannon vs Triplett

John Cannon } plaintiff
James Triplett } defendant } on petition

Judgment is granted the plaintiff against the defendant for the sum of five pounds and his costs by him in that behalf laid out and expanded.

=====

[Pay witness]

Ordered that John Cannon pay Phillip Dawe one hundred pounds of tobacco for attending four days as a witness for him against James Triplett.

=====

Carr & Chapman vs Dade

Carr and Chapman } plaintiff

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784,
a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).

RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

Townshend Dade } defendant } on petition

Judgment is granted the plaintiff against the defendant for the sum of two pounds two shillings and nine pence and his costs by him in that behalf laid out and expanded.

=====

Carr & Chapman vs Brown

The same } plaintiff

Thomas Brown, Junior } defendant } on petition

Judgment is granted to the plaintiff against the defendant for the sum of four pounds seven shillings and ten pence current money of Virginia and his costs by him in that behalf laid out and expanded.

=====

Carr & Chapman vs Hill

The same } plaintiff

Russell Hill } defendant } on petition

The suit abates.

=====

Prince William County, Virginia, Court Orders 1783-1784

[p. 313]

Carr & Chapman vs Thomas

Carr and Chapman } plaintiff

William Thomas } defendant } on petition

Judgment is granted the plaintiff against the defendant for the sum of two pounds one shilling seven pence spice and their by them laid out in that behalf and expanded.

=====

Carr & Chapman vs Collis

The same } plaintiff

Thomas Collis } defendant } on petition

Judgment is granted the plaintiff against the defendant for the sum of seven hundred and seventy seven pounds of crop of tobacco and the costs by them in that behalf laid out and expanded.

=====

Carr & Chapman vs Smith

The same } plaintiff

Peter Smith } defendant } on petition

Judgment is granted the plaintiff against the defendant for the sum of eight hundred and thirty eight pound of crop tobacco and two shillings and three pence and this costs by them in that behalf laid out and expanded.

=====

Carr & Chapman vs Mitchell

The same } plaintiff

William Mitchell } defendant } on petition

Judgment is granted the plaintiff against the defendant for the sum of forty shillings and their costs by them in that behalf laid out and expanded.

=====

Carr & Chapman vs Reads

The same } plaintiff

William Reads } defendant } on petition

Judgment is granted the plaintiff against the defendant for the sum of four pounds three shillings and six pence spice and their costs by them in that behalf laid out and expanded.

=====

Carr & Chapman vs Jackson

The same apprentice of William Milton } plaintiff

George Jackson } defendant } on petition

Judgment is granted the plaintiff against the defendant for the sum of one thousand pounds costs of tobacco and his costs them in that behalf laid out and expanded.

=====

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).
RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

Carr & Chapman vs Wood

The same } plaintiff

Elijah Wood, Junior } defendant } on petition

Judgment is granted the plaintiff against the defendant for the sum of one pound eleven shillings and six pence said price and his their costs by them in them in that behalf laid out and expanded.

=====

Harrison vs Randolph

Cuthbert Harrison executor } plaintiff

John Randolph } defendant } on petition

Judgment is granted the plaintiff against the defendant for the sum of two pounds three shillings and seven pence and his costs by him in that behalf laid out and expanded.

=====

Present Henry Lee.

=====

Prince William County, Virginia, Court Orders 1783-1784

[p.314]

Harrison vs White

Charles Harrison and surviving partner of Harrison and Harrison } plaintiffs
James White } defendant } on petition
The suit is discontinued.

=====

Harrison vs Calvert

William Alexander executor and Seth Harrison executor of Cuthbert Harrison gentleman
deceased } plaintiff
William Calvert } defendant } on petition
The suit is abated.

=====

Harrison vs Farrow

The same } plaintiff
William Farrow } defendant } on petition
Judgment is granted the plaintiff against the defendant for the sum of two pounds and their
costs by them in that behalf laid out and expanded.

=====

Harrison vs Matson

The same } plaintiff
James Matson } defendant } on petition
Judgment is granted the plaintiff against the defendant for the sum of one pounds eight shillings
and their costs by them in that behalf laid out and expanded.

=====

Harrison vs Tackett

The same } plaintiff
William Tackett Lewis Renoe executor of William Tackett deceased
} defendant } on petition
Judgment is granted the plaintiffs against the defendants for the sum of one pound seven
shillings and four pence and their costs by them in that behalf laid out and expanded.

=====

Harrison vs Simpson

The same } plaintiff
John Simpson } defendant } on petition
Judgment is granted the plaintiff against the defendant for the sum of three pounds eleven
shillings and five pence half penny and their costs by them in that behalf laid out and expanded.

=====

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784,
a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).
RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

Thomas vs Harrison

Jacob Adams and Eleanor his wife late Eleanor Thomas executors of George Thomas
deceased } plaintiffs

Cole Bur Harrison } defendant } on petition

The suit is dismissed.

=====

Thomas vs Hammell

The same } plaintiff

Hugh Hammell } defendant } on petition

The suit is dismissed.

=====

Cox vs Sutton

Morris Cox } plaintiff

John Sutton } defendant } on petition

The suit is abated.

=====

Absent Foushee Tebbs gentleman present Henry Lee Gentleman

=====

Cheeks vs Farrell

Cheeks } plaintiff

Farrell } defendant } On petition

The suit is agreed.

=====

Prince William County, Virginia, Court Orders 1783-1784

[p.315]

Grinnon vs Peyton

John [Grinnon?] } plaintiff
Cuthbert Peyton } defendant } on petition
The suit is dismissed.

=====

Pummel vs Thomas

James Pummel } plaintiff
Benjamin Thomas } defendant } on petition
Judgment is granted the plaintiff against the defendant by his confession for the sum of tow pounds three shillings and three pence and his costs by him in that behalf laid out and expanded.

=====

Then the Court adjourned till to Morrow 8 o'clock.
Alph. _____
signed H. Lee.

=====
At a Court continued and held for Prince William County the 7th Day of May 1784.

Justices sworn

Present Foushee Tebbs, John Pope, Alexander Lithgow, Bernard Hooe } Gentlemen Justices
=====

[Pay witness]

Ordered that Eaton pay Samuel Bayley for attending six day as evidence for him against Sprigg and four times riding from and returning to Colchester and ferriage at six pence.
=====

Carter vs George

Landon Carter and Charles Carter esquire } plaintiff
Thomas [illegible] Rhuchen George } defendant } in debt
The suit is discontinued.
=====

Graham vs Helm

John Graham Gentleman } plaintiff
Lynaugh Helm } defendant
The suit is discontinued.
=====

Lewis vs Peyton

Daniel Tebbs apprentice of William Lewis } plaintiff
Timothy Peyton } defendant } in debt
This day came the plaintiff by his attorney and the defendant solemnly called came not but made default thereupon judgment is granted the said plaintiff against the defendant and same

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).
RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

Jackson on his common bail for the sum of sixty seven pounds seven shillings and six pence and cost by him his about his suit in that behalf laid out and expanded and debt in mercy. Note credit is to begin the above judge by [illegible] paid the 26th June 1778. Is also a further credit of 18 pounds paid the 27 June in the same year. Note also that the above judge and the credit therein is to be settled agreeable to the scale of depreciation in the 1772 being five for one.

=====

Purcell vs Dixon & Purcell

George Purcell } plaintiff
Joseph Dixon and William Purcell } defendant } in debt.

The suit having abated against the defendant William Purcell hers day came the plaintiff by his attorney and offered himself against the said defendant of the please aforesaid who being subsequently called came not but made default.

Prince William County, Virginia, Court Orders 1783-1784

[p.316]

Default judgment thereupon is confirmed against him for one thousand five hundred pounds continental currency of the value of one thousand five hundred pounds Virginia currency and it is considered by the court that the plaintiff recover the same of the said defendant and Simon Davis his common bail together with the costs by him about his suit is that behalf laid out and expanded. Note the above judgment is to be settled agreeable to be scale of the deprecation in May 1784 being 80 for one.

=====

Gillison vs Scanland

Mary Gillison } plaintiff
Benjamin Scanland } defendant } in debt

This day came the plaintiff by his attorney and offered himself against the defendant of the plea afar at who being solemnly called came not but made default judgment the upon in confirmed against him for twenty seven hundred pounds of crop tobacco and it is considered by the court that the plaintiff recover the same of the said defendant and Benjamin West his common bail together with his costs by him about his suit in that behalf laid out and expanded to be discharged on the payment fishermen hundred and fifty pounds of crop tobacco with legal interest thereon from the first day of January one thousand seven hundred and eighty three until the same is fully paid and the costs.

=====

Gillison vs Scanland

Mary Gillison } plaintiff
Benjamin Scanland } defendant } in debt

This day came the plaintiff by his attorney and aforesaid himself against the defendant of the please aforesaid who being solemnly called came not but made default judgment thereupon confirmed against him for four thousand three hundred and forty pound crop tobacco and it is considered by the Court that the plaintiff recover the came of the said debt. And Benjamin West his common bail together with his costs by him about his suit in that behalf laid out and expanded to be discharged by the payment of two thousand and hundred and seventy pounds of crop tobacco with legal interest thereon from the first day of January one thousand seven hundred and eighty three until fully paid and the costs.

=====

Prince William County, Virginia, Court Orders 1783-1784

[p. 318]

Linn vs Wright

William Linn } plaintiff
William Randolph, George Barker and William Wright } defendants } in debt

This day came the plaintiff by his attorney and offered himself against the defendants William Randolph and George Backer of the please aforesaid who being solemnly called came not but made default. Judgment is there upon is confirmed against them and John Shute and Joseph Williams their common bails for the sum of twenty five pounds and his costs by him about his suit laid out and expanded and the said defendants of bail in money to be discharged by the payment of eight pounds with legal interest there upon from the 13th day of October of 1775 till fully paid of the costs.

=====

Present William Tebbs gentleman

=====

Carr & Chapman vs Bryant

Carr and Chapman } plaintiff
Jesse Bryant } defendant } in debt

The suit is agreed.

=====

Atwell vs Farrow

Thomas Atwell } plaintiff
William Farrow } defendant } in debt

This day came the plaintiff by his attorney and offered himself against the defendant please aforesaid who being solemnly called came not but made default judgment there upon is confirmed against him for eight pounds seven shillings with legal interest there upon from the first day of November one thousand seven hundred and seventy and two hundred and twenty two pounds of tobacco and fifteen shillings and his costs about his suit in that behalf laid out and expanded and it is considered by the court that the plaintiff recover the same of the said defendant and John Shute his common bail together with his costs about his suit that behalf laid out and expanded.

=====

Brown vs Johnston & Thomas

Alexander Brown plaintiff

James Johnston and Benjamin Thomas defendant } in debt

This day came the plaintiff by his attorney and offered himself against the debt of the plea of aforesaid who being solemnly called came not but made default judgment there upon is

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).

RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

confirmed against them for thirteen pounds seven shillings a ten pence current money of Virginia with legal interest thereon from the second day of May one thousand seven hundred seventy seven and his costs by him about the suit in that behalf laid out and expanded and it is considered by the court that the plaintiff turn over the same of the said defendant and Edward Burge his common bail against with his cost about his laid out and expanded.

=====

Prince William County, Virginia, Court Orders 1783-1784

[p.319]

[Hammett vs Peyton]

John Hammett } plaintiff
Cuthbert Peyton } defendant } in debt.

This day the plaintiff by his attorney and offered himself against the defendant of the plea aforesaid who being solemnly called came not but made default judgment there upon is confirmed against him two thousand three hundred and twenty pounds of crop tobacco and it is considered by the Court that the plaintiff recover the same of the said defendant and Valentine Peyton his common bail together with his costs by him about his suit in that behalf laid out and expanded is to be discharged by the payment of eleven hundred and sixty and pounds of inspected tobacco with legal interest thereon from the twenty fifth day of December one thousand seven hundred eighty till fully paid and the costs.

=====

Tebbs claim

Willoughby Tebbs produced to the Court a certificate from Colonel Henry Hollingsworth for Quarter Master General freight of corn for continental service from Georgetown on the head of Potomac to the head of Elk on the head of the Chesapeake and it appearing to the Court that he had received no satisfaction for the same ordered it be confined and the court is to likewise of opinion that he for the same at the rate of one shilling said [illegible]

=====

Howson vs Savage

John [Twift] on the demise of Stephen Howson } plaintiff
William Savage } defendant } in [ejectment]

for one mortgage from two hundred and sixty acres of land with the appurtenances.

This day came the parties aforesaid by their attorneys aforesaid and thereupon came also a may to wit Thomas Chapman, Thomas Cave, Mathews Saunders, Hugh Brent, Phillip Dawe, Samuel [Bayby], William Mathews, John Lawson, William Kincaid, Joseph Barker, Alexander Rigby, and Giles Carter who being elected too and sworn to say the truth of and upon the said [peace] between the parties aforesaid joined upon their oaths do say that the defendant is guilty of the trespass and [ejectment] aforesaid in manner and form as the said plaintiff against him hath [ducted] and they assess the damages of the said plaintiff by occasion of the trespass and [ejectment] aforesaid besides his costs to one penny. It is therefore considered by the court that the plaintiff recover of the said defendant his term yet to come of and in the aforesaid land and promise with the appurtenances as set forth in the declaration aforesaid and his damages aforesaid by the jurors aforesaid in form aforesaid assessed and also his costs by him about his suit in this behalf expanded and the commonwealth wit of babera facias possession is awarded the said plaintiff to put him in the possessions of the lands and premises with the appurtenances aforesaid

=====

Berber vs Barton

George Berber } plaintiff
James Barton } defendant } to attachment

This day came plaintiff by the attorney and the defendant being called and [illegible] to appear judgment is granted him against the said defendant for one

Prince William County, Virginia, Court Orders 1783-1784

[p. 320]

One pound thirteen shillings currency his account being proved with his case by him in this behalf laid out and expanded and the attachment being returned executed on one oak bedstead and table, 3 [stoles], 1 pot with hooks, 1 small tub, 1 large water peal, 1 gun barrel, 1 work bench, 2 wheat stones apparel of [cattails] , one basket, 1 small basket with cotton, flesh fork, 1 old blanket, 1 [tram] and sauce copper pan, 1 hand saw, 5 lasts and apparel of leather ordered that the sheriff to sell the same according to law and satisfy the plaintiff there out his debts and costs if there be money enough arising by such sale do the same make his report to the Court.

=====

Absent Bernard Hooe Gentleman

=====

Sinclair vs Sinclair & Davis

[Ammidal Seckright] of the demise of Alexander Sinclair } plaintiff

Margaret Sinclair of Simon Davis } defendant in [ejectment]

for two mortgages of two hundred and thirty acres of land, ten acres of meadow, and twenty acres of pasture with appurtenances

This day came the parties by their attorneys and the issue in the cause to be tried by a jury being awarded said defendants with that he cannot in any wise deny the said plaintiff action but that they ought to move his term yet to come of and in said two mortgages and two hundred and thirty acres of land ten acres of meadow and twenty acres of pasture with the appurtenances in the declaration mention. It is therefore considered by the court that the plaintiff recover of the said defendant his term yet to come of and in the said and with the appurtenance as set forth in the declaration aforesaid and his magistrates writ of harbor [fascias?] possession is awarded the plaintiff to put him in possession thereof and it is also considered by the court that the plaintiff recover of the said defendant his costs about his suit in that behalf laid out and expanded. Memorandum execution on the above judgment stayed till after next court. Them cause why the defendant may not enjoin the same.

=====

Graham vs Lawson

John Graham } plaintiff

Thomas Lawson } defendant } in trespass assault and battery and false imprisonment

This day the parties aforesaid by the their attorneys aforesaid and thereupon came also a jury "to wit" "Samuel Bailey, Richard Scott, Stephen Harrison, Hugh Flattery , William Rigby, Walker Turner, Charles Ewell, John Longest, William McDaniel, Daniel Carol Brent, Thomas Caves, Joshua Barker who being selected tried and sworn to speak the truth of and upon the peace between the parties of land upon their withdrawn and afterwards brought in the following verdict we find the plaintiff eight hundred pounds damages [same of] [Bailey Scott]

Prince William County, Virginia, Court Orders 1783-1784

[p. 321]

Of which said damages the plaintiff by his attorney aforesaid releases three hundred pounds and prayed the court to give him judgment for the residue. It is therefore considered by the court that the plaintiff recover of the said defendant the sum of five hundred pounds the residue of the damages by the jurors aforesaid in form aforesaid assessed together with his costs by him about his suit in this behalf laid out and expanded of the defendant in mercy.

=====

[Pay witness]

Ordered that Brown George Newsman pay William Mathew four hundred pounds of tobacco for attending sixteen days as a witness for him against Harrison Peyton.

=====

[Pay witness]

Ordered that John Graham pay Alexander Keith six hundred and twenty pounds of tobacco of attending eight day s and riding four times thirty five miles and returning as a witness for him against Thomas Lawson.

=====

[Pay witness]

Ordered that Thomas Lawson pay Colin Campbell one hundred and seventy five pounds of tobacco for attending five days as a witness for him against John Graham.

=====

Then the Court adjourned till the Court in course.

Alph. _____

Signed Foushee Tebbs

=====

At a a Court held for Prince William County the seventh day of June 1784

Justices sworn

Present Foushee Tebbs, Alexander Brown, John Tyler, Robert Brown } Gentleman

Justices

=====

Owens vs Newman

Samuel Owens } plaintiff

John Newman } defendant } in case

The suit is dismissed and defendant paying costs.

=====

Prince William County, Virginia, Court Orders 1783-1784

Burwell to Muskett

Deeds of lease and release from Nathaniel Burwell to James Muskett were proved by the oaths of James Brown, Henry Hampton, and Charles Taylor and admitted to record.

=====

Burwell to Brown

The same from the same to Robert Brown Gentleman were fully proved by the oath of Henry Hampton and admitted to record.

=====

Present Mathew Harrison Gentleman

=====

Graham to Graham

A deed with receipt indorsed from Charles Graham and William Graham to James Florance was proved by the oaths of Daniel Johnson and George [Bainu] and ordered to certified.

=====

[Repair road]

A report of a road from Occoquan to Bacon Race returned to admitted to record.

=====

Prince William County, Virginia, Court Orders 1783-1784

[p. 322]

Hammond vs Sharp

Charles Hammond } plaintiff
Mark Sharp } defendant } in case
The suit is dismissed.

=====

Absent Robert Brown gentleman

=====

Hagan vs Hogan & Hamrick

Sarah Hogan } plaintiff
William Hogan and [Sire] Hamrick } defendants } in Chancery
It is ordered and directed that Hugh Brent and James Ewell set apart one third of the defendant William Hogan's land [Snarls?] and other estate and that the same be part by them into the possession of John Brett and Thomas Sanford for the use of the complainant until the suit shall [buy] finally determined and the defendants by their attorney objected which was overruled legal notice having been giving to William Hagan and time and [owner?]

=====

Wyatt vs Sherman & Newman

John Wyatt } plaintiff
John [Sherman] and George Newman } defendant } in debt

=====

Burn vs Fagan

Samuel Burn } plaintiff
John [Fagan] } defendant } in debt
This day came the plaintiff by his attorney and the upon judgment is granted him against the defendant for the sum twenty pounds and six hundred pounds of tobacco and one pounds ten shillings and his costs by him about his suit in that behalf laid out and expanded and the defendant in mercy is to be discharged by the payment of thirteen pounds four shillings and three pence with legal interest thereon from the fifteenth day of September one thousand seven hundred eighth three till fully paid and the costs.

=====

[Motion on Sinclair]

On the motion of Sinclair praying leave to file a bill of injunction to be relieved against a judgment at common law by Alexander Sinclair and to stay further proceedings therein in at law until the same should be heard in equity the same is granted he having made oath to the truth of his till and executed about with [illegible] according to law.

=====

[p. 323]

Frassoent to Lawson

A deed of [Frassoent?] with receipt and [lea very of lesson?] thereon indorsed from Peter Evans to Thomas Lawson (a [dedmius?]) for the privy examination of the fine bring returned and executed was proved by the oaths of John Lawson and Jesse Ewell and ordered to certified.

Then the court adjourned till tomorrow at 9 o'clock

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).

RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

=====

[The Court adjourned in Court in course]
Alph. _____

Signed Foushee Tebbs

=====

At a Court continued and held for Prince William County the eighth day of June 1784

Justices sworn

Present William Carr, John MacWilliam, William Tebbs, Bernard Hooe } Gentlemen
Justices

=====

Marques vs Ferwell & Elkins

William Marques } plaintiff
William Ferwell and Nathaniel Elkins } defendant } in debt

This day came the plaintiff by the attorney and offered himself against Ferwell the debt of the please aforesaid who being solemnly called came not but made default judgment thereupon confirmed against him for five pounds six shillings and it is considered by the court that the plaintiff recover the same of the said defendant and Thomas McAtee his common bail together his costs by him about the suit in that behalf laid out and expanded to be discharged by the payment of two pounds thirteen shillings with legal interest thereon from the eleventh day of July one thousand seven hundred and seventy two till fully paid and the costs.

Note the suit was discontinued against the defendant Nathaniel Elkins

=====

Balls vs Williams & Graham

Original Young and John Friston executors of the estate of John Balls deceased } plaintiff

James Williams and George Graham } defendant } in debt

This day came the plaintiff by this attorney and offered them against the defendant Graham of the please aforesaid who being solemnly called came not but made default judgment thereupon confirmed against them for ten pounds apiece in gold or silver with and it is considered by the court that the plaintiffs recover this same of the said defendant and Cleon Moore his common Bail together with his costs about his suit in that behalf laid out and expanded to be discharged by the payment of five pounds apiece in gold or silver at weight with legal interest thereon from the twenty sixth day of July seventeen hundred and eighty one until fully paid and the costs and on alias attachment is awarded the plaintiffs against the defendant Williams returnable to the next court.

=====

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).
RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

Present Foushee Tebbs, Absent William Carr gentlemen

=====

Tackett & Bane vs Graham & Jackson

William Tackett and Lewis [Bane?] } plaintiff

John Graham and Samuel Jackson, Junior } defendant } in debt

This day came the plaintiffs by their attorney and defendant they solemnly called came and last made default not in therefore considered

Prince William County, Virginia, Court Orders 1783-1784

[p.324]

By the Court that the plaintiffs recover of the said defendant the sum of five pounds six shillings and six pence and their costs by them about their suit laid out and that behalf and expanded is to be discharged by the payment of two pounds thirteen shillings and three pence with legal interest thereon from the twenty fifth day of April one thousand and seven hundred and eighty three until fully paid and the costs and the sheriff having returning on the attachment that he had executed one knife ordered that these same may be released.

=====

Tackett & Reno vs Jameson

William Tackett and Lewis Reno } plaintiffs
David Jameson, Junior, surviving [obligor?] of John Lee Wright, Junior and David Jameson } defendants } in debt.

This day came the plaintiffs by their attorneys and the defendants at have solemnly called came not but made default it is therefore considered by the court that the plaintiffs recover of the said defendants the sum of six pounds twelve shillings and their costs by them about their said in that behalf laid out and expanded to discharged by the payment of three pounds six shillings with legal interest thereupon from the sixth day of April one thousand seven hundred and eighty three until fully paid and the costs and the sheriff having returning on an attachment that he had executed on a pair of shoes ordered that the same may be released.

=====

Tackett & Reno vs Randolph & Purrell

William Tackett and Lewis Reno } plaintiff
William Randolph and George Purrell } defendant } in debt

This day came the plaintiff by their attorney and defendants and solemnly called came not but made default it is therefore considered by the Court that the plaintiffs recover of the said defendants the sum of six pounds six shillings and their costs by them about their suit in that behalf laid out and expanded to be discharged by the payment of three pounds three shillings and their legal interest thereupon from the twenty fifth day of April one thousand seven hundred and eighty three until fully paid and the costs and the sheriff having returning an attachment that he had executed on a Clan Hammer ordered that [illegible] may be released.

=====

Prince William County, Virginia, Court Orders 1783-1784

[p.325]

Tackett & Reno vs Olive et all

William Tackett and Lewis Reno } plaintiffs
Peter Olive, Zeli Reno and George Jackson } defendants } in debt

This day came the plaintiffs by their attorney and offered themselves against the defendants of the please aforesaid who being solemnly called came not but made default judgment thereupon is confirmed against them for [ten] pounds and it is considered by the court that the plaintiffs recover the same of the said defendant and John Randolph his common bail together with their costs about that suit laid out and expanded to be discharged by the payment of five pounds with legal interest thereon from the twenty sixth day of April one thousand seven hundred and eighty three until fully paid and the costs.

Note: Also a common ordered against the defendant Jackson and Zeli Reno and Simon Luttel his security

=====

Moss vs Nekins

William Moss } plaintiff
Benjamin Neckins } defendant } in case

The suit is abated

=====

Nesbett vs Peyton

James Nesbett administrator of James Nesbett deceased } plaintiff
Burr Peyton } defendant } in case

The suit is agreed at defendant paying costs.

=====

Nesbett vs Peyton

The same } plaintiff
The same } defendant } in case

This day came the plaintiffs by his attorney and thereupon judgment is granted him against the defendant by his confession for the sum and his costs by him in that behalf laid out and expanded.

Memorandum stay of execution six months.

=====

Atwell vs Farrow

Charles Atwell by Thomas Atwell his next [friend?] } plaintiff
William Farrow son of Abraham } defendant } in trespass

The suit is discontinued.

=====

The same } plaintiff
The same } defendant } trespass assault and battery
The suit is discontinued

=====

Harrison vs Vixon

William Alexander executor Seth Harrison executor of Cuthbert Harrison gentleman deceased

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).

RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

[p.326]

Lynn vs Backer

William Lynn } plaintiff
George Backer } defendant } in debt
The suit is dismissed.

=====

Kincheloe to Kincheloe

Deeds of lease and release from [Kincheloe] to [Kincheloe] with the [deferment?] for the privy examination.

=====

[Hooe fine]

Of the fine with a receipt thereon was fully proved by the oath of Bernard Hooe and admitted to recorded.

=====

Davison to Ewell

A deed from Davison present Jesse Ewell absent Bernard Hooe.

=====

Davison to Kincheloe

A deed from Davison wife to [Kincheloe] was full proved by the oaths of James Ross and admitted to record.

=====

Harvey vs Tebbs

Edward Harvey } plaintiff
Foushee Tebbs, Junior } defendant } in case
The suit is dismissed with costs.

=====

Harvey vs Tebbs

The same } plaintiff
The same } defendant } trespass assault and battery
The suit is dismissed with costs.

=====

Harrison vs Masters

Benjamin Harrison } plaintiff
Thomas Masters administrator of Garrard Masters } defendant } in debt
The suit abates.

=====

Blackburn vs Hewman

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).
RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

Thomas Blackburn } plaintiff
John Posey Newman } defendant } in debt
The suit is agreed at defendant paying costs.

=====

Legg vs Marston

James Legg } plaintiff
Aaron Marston } defendant } in debt
The suit is dismissed.

=====

Kincheloe vs Davis

Cornelius [Kincheloe] } plaintiff
Jesse Davis } defendant } in Chancery
The suit is agreed.

=====

Commonwealth vs Peyton

The Commonwealth } plaintiff
Peyton } defendant } on presentment
The suit is dismissed.

=====

Scott will

The last will and testament of Sarah Scott deceased and was returned to Court being proved by the oaths of David [Conley] and William [Chopin] is admitted to record.

=====

Scott to Blackburn

A deed from Scott to Blackburn was fully proved by the oath of Gustavus Brown Campbell and admitted to record.

=====

Prince William County, Virginia, Court Orders 1783-1784

[p.327]

On the motion of James Nesbett is ordered that William Rookard, Mathew Harrison, William Tebbs, Foushee Tebbs, Thomas Chapman, George Graham or any three of them view a way to be shown them by the said Nesbitt and report.

=====

Graham vs Travis

Reginald Graham } plaintiff
John Travis } defendant } in debt

The suit abates.

=====

Bell vs Wood

Andrew Bell } plaintiff
John Wood } defendant } in debt

The suit is dismissed.

=====

Hutcheson vs Alford

Jonathan Hutcheson } plaintiff
Thomas Alford } defendant } in debt

The suit is dismissed.

=====

Bush vs Alford

Abraham Bush } plaintiff
Thomas Alford } defendant } in debt

The suit is dismissed.

=====

Rawlins vs Backer

Margaret Rawlins } plaintiff
Joseph Backer } defendant } on petition

The suit is agreed.

=====

[Tyler claim]

Ordered that William Tyler be allowed the sum of forty five pounds for repairing done to the goal and stock.

=====

[Motion on Sheriff]

Ordered that the Sheriff provide proper stocks for the goals and see them put on.

=====

[Motion on repairs]

Ordered that Foushee Tebbs, William Carr and Richard Graham Gentleman examine the situation of the brick goal and let the repairs of same to be lowest bid.

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784,
a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).

RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

=====

Sprigg vs Lee

Edwards Sprigg } plaintiff
Stephen Lee } defendant } in debt
The suit abates.

=====

Hutchison vs Brown

William Hutchison } plaintiff
John Spark Brown } defendant } in debt
The suit is dismissed.

=====

Powell vs Kelly

William Powell } plaintiff
George Kelly } defendant } in debt
This day came the plaintiff by the attorney and the defendant being

Prince William County, Virginia, Court Orders 1783-1784

[p. 328]

Called failing to appear judgment is granted him against the said defendant for five pounds ten shillings with legal interest from the day of January on one thousand seven hundred eighty two his account being provided with costs by him in that behalf laid out and expanded and the attachment being returned executed on one colt, one bed, one Dutch oven, one pair of cotton cards, four old hoes ordered that the sheriff to sell the same according to law and satisfy the plaintiff there out his debts and costs if there be money enough raising by such sale to the same and make his receipt to the Court.

=====

Warring vs King

Robert Warring } plaintiff
Robert King } defendant } on attachment

This day came the plaintiff by his attorney and the defendant being called failing to appear judgment is granted him against the said defendant for six hundred and twenty five pounds of tobacco clear of cash his accounts being retuning executed on the feather bed at Walter Surgeon and twelve hundred and seventy seven pounds of crop tobacco in notes of hand ordered that the sheriff to sell the same according to law and satisfy the plaintiff there but his debts and costs in there be money enough arising by such sale do the same and make his report to the Court.

=====

Tebbs vs Materson

William Tebbs } plaintiff
Thomas Materson } defendant } on attachment

The day came the plaintiff by his attorney and the defendant being called failing to appear judgment is granted him against the said defendant for thirteen pounds three shillings and two pence and his costs by him about this suit in that behalf laid out and expanded whereupon Richard Dawnton [illegible] being sworn declare that he has in his hands of the defendants estate five hundred pounds of tobacco ordered the pay the same to the plaintiff towards satisfying him of the debt and costs the attachment is continued for further service until then.

=====

Ewell vs Davis

James Ewell } plaintiff
[Elazar?] Davis } defendant } on attachment

This day came the plaintiff by his attorney and the defendant being called failing to appear judgment is granted him against the said defendant for three hundred pounds of tobacco and one pound fifteen shillings and two pence half penny and his costs by him about his suit in that behalf laid out and expanded whereupon Walters Scogen agreeable being sworn declare that

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784,
a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).

RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

he has in his hands of the defendants estate a wagon and hinge gears ordered he deliver the same to the Sheriff who to and do sell the same according to law also [illegible]

Prince William County, Virginia, Court Orders 1783-1784

[p. 329]

And pay the plaintiff out of the proceeds of the sale his debt and costs if sufficient arise thereupon and Alexander Lithgow and Garnishe being also sworn confession that he owe the defendant one hundred and fifty pounds of tobacco ordered that he pay the same to the plaintiff towards satisfying them his debt of costs.

=====

[Pay witness]

Ordered that James Ewell pay Philip Shaw one hundred and seventy pounds of tobacco for attending seven days as witness for him against Davis

=====

Then he Court adjourned until to Morrow 9 o'clock.

Alph. _____
Foushee Tebbs

=====

At a Court continued and held for Prince William County the ninth day of June 1784

Justices sworn

Present Foushee Tebbs, John Tyler, William Carr, James Ewell } Gentlemen justices

Seal vs Lassen

John Seal } plaintiff
William Lassen } defendant } on attachment

This day came the plaintiff by his attorney and the defendant being called failing to appear judgment is granted him against the said defendant for three pounds fifteen shillings and his costs by him in that behalf laid out and expanded King hope Court able having returning that he had executed the said attachment on one bed and [fernitone] and the cow and calf ordered that he deliver the same to the sheriff how is hereby ordered to sell them according to law and out of the proceeds of the sales if sufficient remain in his hands after paying Thomas Blackburn gentleman the sum of five hundred and thirty pounds of tobacco pay and satisfy the plaintiff his aforesaid and debt of costs.

=====

Brady vs Kindall

Joseph Brady } plaintiff
Peter Kindall } defendant } on attachment

The suit is dismissed

=====

Leonard vs Thompson et all

Noble Leonard } plaintiff
Peter Oliver Thompson, Randolph William Randolph, John Sidebottom ,and Joseph Sidebottom } defendants } in debt

Judgment is granted the plaintiff against the defendants for his costs about his suit in that behalf laid out and expanded.

=====

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).
RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

[Pay witness]

Samuel Jackson and William Thomas evidences in behalf of [illegible] against [Covent?] being legally summoned and failing to appear ordered they be fined three hundred and fifty pounds of tobacco each until they then cause the contrary next Court

=====

Prince William County, Virginia, Court Orders 1783-1784

[p. 330]

Graham vs Neal

James Graham } plaintiff
Richard Neal } defendant } in replace

Judgment is granted the defendant against the plaintiff for his costs about his defense in that behalf laid out and expanded.

=====

Randolph vs Kelly

John Randolph } plaintiff
Mardecai Kelly } defendant } in case

Judgment is granted the plaintiff against the defendant for his costs about his suit in that behalf laid out and expanded.

=====

Tebbs vs Scott

John Tebbs } plaintiff
William Scott } defendant } in case

Judgment is granted the plaintiff against the defendant for his costs about his suit in that behalf laid out and expanded.

=====

Jenkins vs Brown & Walts

William Jenkins } plaintiff
Christian Brown and Martin Walts } defendants } in case

Judgment is granted the plaintiff against the defendants for his costs about his suit in that behalf laid out and expanded.

=====

Bullet vs Cole

Cuthbert Bullett esquire } plaintiff
Joseph Cole } defendant } in trespass

Judgment is granted the plaintiff against the defendant for his cost about his suit in that behalf laid out and expanded.

=====

English vs Tyler

Robert English } plaintiff
Joseph Tyler } defendant } in case

The suit is agreed.

=====

Tart vs Waters

Alexander Tart } plaintiff
John Waters } defendant } trespass assault and battery

This day came the parties and also came a jury to wit John Langfitt, Hugh Brunt, Conrad Wirt, William Kinked, Phillip Dawe, John Hedges, Cooper Chancellor, Gilles Carter, Thomas Caves, John Lynn, Simon Luttrell, George N. Brown, who being elected tried and sworn to speak the truth of and upon the [piece?] between the parties of joined withdraw and afterwards returned

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).

RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

the following verdict we of the jury find for the plaintiff twenty five pounds damage William Kinked which verdict the plaintiff prayed may be recorded and judgment thereon to him be given. It is therefore considered by the court that the plaintiff recover of the said evident the said sum of twenty five pounds by the same aforesaid and their verdict aforesaid for damage and together with his costs about his suit in that behalf laid out and expanded.

=====

[Pay witness]

Ordered that Alexander Tart pay Daniel McIntosh seven hundred and seventy five pounds of tobacco for attending [thirty days as witness for him against John Waters]

=====

Prince William County, Virginia, Court Orders 1783-1784

[p.331]

[Pay witness]

Ordered that Alexander Tart pay Lewis Reno, seven hundred and seventy five pounds of tobacco for attending thirty one days as witness for him against Waters.

=====

[Peyton fined]

Valentine Peyton evidence in behalf of Alexander Tart against John Waters being legally summoned and failing to appear ordered he be fined three hundred and fifty pounds of tobacco until he seen cause to the contrary at the next Court.

=====

Buckhanan vs Wildkinson

Joseph Buchanan } plaintiff
John Wilkinson } defendant } in case
The suit is agreed at defendant paying costs.

=====

Dixon vs Calvert & Davis

Joseph Dixon } plaintiff
John Calvert Junior and James Davis } defendant } in trespass
The suit is agreed.

=====

Dixon vs Calvert

The same } plaintiff
John Calvert Junior } defendant } in trespass assault and battery
The suit is agreed.

=====

Dixon vs Calvert

The same and his wife } plaintiff
The same } defendants } in trespass assault and battery
The suit is agreed.

=====

Present John Pope absent Foushee Tebbs

=====

Barnett vs Oliver

Gerard Barnett } plaintiff
Peter Oliver } defendant } In debt
The suit is agreed.

=====

Prince William County, Virginia, Court Orders 1783-1784

Marshall vs Wood

Thomas Marshall } plaintiff

Elijah Wood Junior } defendant } in trespass assault and battery

Judgments granted the plaintiff against the defendants for his costs by his in that behalf laid out expanded.

=====

Campbell vs Wilkerson

Isaac Campbell } plaintiff

Elizabeth Wilkerson } defendant } in case

This day came the plaintiff by his attorney and the defendant at the solemnly called came not but made default whereupon it was commanded the sheriff that he should cause the came here immediately this day twelve and who neither and to recognize and because as well and the juniors thereupon impound being called namely Johnson Ewell, James Barber, James [Grinstein?], Hugh McHill, Richard Scott, William Austin, George Mattix, Nathaniel Wickliffe, Ignition Mitchell, John Cannon, Charles Adams, Thomas [illegible] who being elected tried and sworn to enquire what dame the

Prince William County, Virginia, Court Orders 1783-1784

[p. 332]

Plaintiff had sustained by means of defendant not performing certain promises and understanding by him to the said plaintiff lately and upon their oaths do say that the plaintiff hath sustained damage occasion thereon besides his costs to twenty six pounds seventeen shillings and six pence it is therefore considered by the court that he plaintiff recover the same the said defendant and John Wilkerson his common bail the aforesaid sum of twenty six pound seventeen shillings and six pence by the jurors aforesaid in their verdict aforesaid assessed or damage together with his costs by him about his suit in that behalf laid out and expanded and the defendant and bail in mercy.

=====

Lucas vs Barker

Anthony Lucas } plaintiff
Joseph Barker } defendant } in case

Judgment is granted the plaintiff against the defendant for his costs by him about his suit in that behalf laid out and expanded.

=====

Absent William Carr gentleman Present Foushee Tebbs gentleman

=====

Chapman vs Hammond & Harrison

Carr Chapman and Company } plaintiffs
Charles Hammond and Cuthbert Harrison } defendants } in case

This day came the parties aforesaid and the peace in this cause to be tried by a jury being waved and the defendant Hammond relinquishing his plea judgment is granted the plaintiffs against him for the sum of thirteen pounds seven shillings and five pence and their costs by about their suit in that behalf laid out and expanded and the defendant in mercy and note William Elzey the defendant [illegible] bail this suit abated against the other defendant by his death.

=====

Present William Carr and James Ewell

=====

Smith vs King

Peter Smith } plaintiff
Robert King } defendant } on attachment

This day came the plaintiff by his attorney and defendant being called came and failing to appear judgment is granted him against the said defendant out for eight hundred and sixty one pounds of tobacco his account being proved with his costs by him in that behalf laid out and

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).

RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

expanded. And the attachment being returned executed on one bay mare about fifteen hands high blaze face, one large chest with drawers, order that he sheriff sale the same according to law and after paying Walter Lerogan three pounds satisfy the plaintiffs debt and costs.

=====

Glass vs Farwell

Henry Glass } plaintiff
Michael [Farwell] } defendant } in case

This day came the plaintiff by his attorney and the defendant at the solemnly called came not but made default whereupon it was commanded the sheriff that he should cause to come here.

Prince William County, Virginia, Court Orders 1783-1784

p.333

Immediately this day twelve etc. who neither etc. to recognize etc. Bear us as ell etc. and the jurors thereupon in paneled being called namely John Langfitt, Hugh Brent, Conrad Writ, John Hedges, Simon Luttrell, William Kindred, Philip Dawe, Cooper Chancellor, Giles Carter, Thomas Cave, John Lynn, George N. brown, who being elected tried and sworn to enquire what damage the plaintiff had sustained by means of defendant not performing a certain promise and undertaking by him to the said plaintiff lately made upon their oaths do say the plaintiff hath sustained dame by occasion thereof besides his costs to none pounds it is therefore considered by the court that the plaintiff recover the same of the said defendant and John Murray his common bail the aforesaid sum of nine pounds by the jurors aforesaid in the verdict aforesaid assessed for damage together with his costs by him about his suit in that behalf laid out and expanded and the defendant and bail in mercy.

=====

Glass vs Ebbs

Henry glass } plaintiff
James Ebbs } defendant } in case

This day came the plaintiff by his attorney and the defendant at the solemnly by called came not but made default whereupon it was commanded the sheriff that he should cause to come here immediately this day twelve etc. who neither etc. to recognize etc. because as well etc. and the jurors thereupon in paneled being called namely Solomon Ewell, James Barber, James Granstead, Hugh McKellup, Richard Scott, William Austin, George Maddox, Nathaniel Wickliffe, Ignatius Mitchell, John Cannon Chartless Adams Thomas Homes who being elected tried and sworn to enquire what damage the plaintiff had sustained by means of defendant performing a certain promise and undertaking by him to the said plaintiff lately made upon their oaths do say that the plaintiff hath sustained damage by occasion thereof besides his costs to eight pounds fourteen shillings and five pence by the jurors aforesaid in the verdict aforesaid assessed for damage together with his costs by him about his suit in that behalf laid out and expanded and the defendant on mercy.

=====

Glass vs Petty

Henry Glass } plaintiff
[Phobe?] Petty } defendant } In case

This day came the plaintiff by his attorney and the defendant at the solemnly called came not but made default whereupon it was commanded the

Prince William County, Virginia, Court Orders 1783-1784

[p. 335]

With his costs about his suit in that behalf laid out and expanded and defendant and bail in mercy.

=====

[Harrison fined]

Burr Harrison evidence in behalf of Thomas Harrison against William Ferwell being legally summoned and failing to appear ordered he be fined three hundred and fifty pounds of tobacco until he them cause to the contrary at the next court.

=====

[Bucker fined]

Anthony Buckner, Joseph barker and John Anderson evidences in behalf of John Seal against Pickrell, being legally summoned and failing to appear ordered they be fined three hundred and fifty pounds of tobacco each until they seen cause to the contrary at the next court.

=====

Absent William Carr gentleman Present Alexander Lithgow gentleman

=====

Carr & Chapman vs Newman

William Carr and Thomas Chapman plaintiffs

John Posey Newman son and heir at law to John Newman deceased defendant } in debt

This day came the parties by their attorney and thereupon also came a jury to wit. John Longsitt Hugh Brent, John Edges, Conrad Writ, William Kinked, Philip Dawe, Cooper Chancellor, Giles Carter, Thomas Carr, John Lynn, George N. Brown, Leaves Reno who being sworn to try the issue between the parties aforesaid joined brought their verdict in the words we "We the jury do find the plaintiff fifty pounds debt to be discharged with the payment of twenty five pound with interest from the fifty first of may one thousand seven hundred and sixty six [until] paid and one penny damage" William Kindred thereupon the plaintiffs prayed that the verdict aforesaid might be recorded and judgment thereon to them be given. It is therefore considered by the Court that the plaintiffs recover of the said defendant the said sum of fifty pounds debt he discharged with payments of twenty-five with interest thereon from the thirty first of May one thousand one hundred and sixty-six until the same is paid and the penny damage for determining the said debt by the jurors aforesaid in their verdict aforesaid assessed and their costs by them about their suit in that behalf laid out and expanded and the defendant in [mercy?]

=====

Prince William County, Virginia, Court Orders 1783-1784

[p. 336]

Pusely vs Madden

William Pusely plaintiff

Scarlet Madden defendant } in trespass assault and battery

The suit abates.

=====

Highovarden vs Ashmore

John Highovarden } plaintiff

Better Ashmore executrix of William Ashmore deceased

} defendant } on [services?]

This day came the parties by their attorneys and thereupon also came a stay thy wit Solomon Ewell, James Barber, James Grinstead, Hugh [McKelsesup], William Austin, George Maddox, Nathaniel Wickliffe, Ignatius Mitchell, John Cannon, Charles Adams, and Thomas Homes who being elected tried and sworn to speak the truth of and upon the piece between the parties aforesaid joined upon their oaths do say that the defendant hath not paid the sums mentioned in the writ of [services] to the said plaintiff and that he ought to have execution. It is therefore considered by the court that the plaintiff may have his execution against the said defendant if to him it seem expedient for his debt of twenty eight pounds fifteen shillings of current money and two hundred and sixty pounds of tobacco also one hundred and ninety five pounds of ditto and fifteen shillings or one hundred and fifty pounds of tobacco together with his costs by him laid out and expanded in securing forth and persecuting our said writ o f [services] to be made and levied of the goods and castles of the said [testator] in the hands of the said executrix if so much thereof in her hands she hath and if not then the costs to be made and levied of the proper goods of cattle of the said defendant.

=====

Bond & Merchants vs Swann

Zachariah Bond and Henry Greenfield Shorn Merchants } plaintiffs

William Swann } defendant } in debt

Judgment is granted the plaintiffs against the defendant for their costs about their suit in that behalf laid out and expanded.

=====

Waten vs Moss

John Waten } plaintiff

Triplitt Moss } defendant } in trespass

The suit is agreed.

=====

Walters vs Green

John Walters } plaintiff

Jesse Green } defendant } in case

The suit is agreed.

=====

Prince William County, Virginia, Court Orders 1783-1784

[p. 337]

Floy vs Homes

Henry Floy Junior } plaintiff
Edmund Homes } defendant } in case
The suit is dismissed defendant paying costs.

=====

Absent Alexander Lithgow, Gentleman
Present Mathew Harrison and William Carr, Gentlemen

=====

[Wise estate]

John Hedges surviving executor of David Wise deceased defendant } in covenant
This day came the parties by their attorney and thereupon also came a jury to writ Solomon
Ewell, Thomas Barber, James Gremstead, Hugh McKellup, Richard Scott, William Austin,
George Maddox, Nathaniel Wickliffe, Ignatius Mitchell, John Cannon, Charles Adams, Thomas
Homes who being elected tried and sworn to speak the truth of and upon the issue between the
parties aforesaid joined withdrew and afterward and returned the following verdict we find for the
defendant it is therefore considered by the court that the plaintiff take nothing by his bill but for
his false [clamor?] be in mercy. And that the defendant may go hence without day and that he
recover of the plaintiff his costs by him about his defense in that behalf laid out and expanded.

=====

[Pay witness]

Ordered that Wises executor pay Giles Carter six hundred pounds of tobacco for attending
twenty four day as a witness for him against George Mason.

=====

[Pay witness]

Ordered that the same pay William Carter two hundred and fifty pounds of tobacco for attending
ten days as an evidence for him against George Mason.

=====

Absent William Carr

=====

Tebbs vs Merchant

Fourshee Tebbs } plaintiff
William Savage Merchant } defendant } in case
The suit abates.

=====

Scott will

William Scott executor named in the last will and testament of Sarah Scott having made out to
the same and executed and acknowledged a bond with security according to law certified is
granted him for obtaining [illegible] thereof in due form.

=====

Prince William County, Virginia, Court Orders 1783-1784

[p. 338]

[Do appraisal]

Ordered that Jesse Ewell, James Gwathins and John McMillion and James Ewell gentleman or any three of them being first sworn do inventory and appraise the estate of Sarah Scott deceased according to law.

=====

Forbes vs Cannon

Hugh Forbes } plaintiff
John Cannon } defendant } in case
The suit is agreed at defendant paying costs.

=====

Present Foushee Tebb, John Tayle and Mathew Harrison John Peyton

=====

Burnwell vs Brown

Mary Burnwell } plaintiff
James Brown } defendant } on petition
The suit is dismissed with costs.

=====

[Pay witness]

Ordered that James Bron pay John Taylor gentleman one hundred and seventy five pounds of tobacco for attending seven days as a witness for him against Mary Brown.

=====

Then the Court adjourned till to Morrow 2 clock.

=====

At a Court continued and held for Prince William County the 10th Day June 1784.

Justices sworn

Present Fourshee Tebbs, John Hooe, William Carr, Alexander Lithgow } Gentlemen
Justices

=====

Homes vs Reno

Thomas Homes (son of Thomas) } plaintiff
Lewis Reno } defendant } on petition
The suit is agreed.

=====

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).
RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

Brown vs Wilkinson

Gustavus Richard Brown } plaintiff
Elizabeth Wilkinson } defendant } in trespass
The suit is agreed at defendant paying costs.

=====

Lu vs Crittenden & Cannon

Lewis Lu } plaintiff
Crittenden and Cannon } defendant } in case

This day the parties by their attorneys and thereupon also came the jury to writ [names of jury missing]

Who being elected tried and sworn the truth to speak upon the piece joined verdict of Court to consult their verdict after same time [illegible part missing] one of the jurors aforesaid was by consent of parties with drawn and the rest of jurors from rendering their verdict are discharged and the case continued until the next Court.

=====

Prince William County, Virginia, Court Orders 1783-1784

[p. 339]

Bicks bond

Ordered that the Church Warden bind Nancy Bicks on orphan child to [command] writ according to law James Barber to whom she was formerly bound having relinquish her indentures

=====

Simpson vs Seal

James Simpson } plaintiff
John Seal } defendant } in debt

[missing]

=====

[Road repair]

Jacob Marshall appointed overseer of the road in the room of William Linsay from the ferry landing to the fork of the road leading to Dumfries ordered that he keep the same in lawful repair.

=====

Present William Linton and James Ewell Gentlemen
Absent Alexander Lithgow and William Carr Gentlemen

=====

Carr & Chapman vs Thornton

William Carr and Thomas Chapman } plaintiffs
Chickester Curtis and Lattice his wife executrix and Charles Thornton executors of Thomas Thornton deceased } defendants } in case

This day came the parties by their attorneys aforesaid and thereupon also came a jury to writ John Cannon, George N. Brown, James Dinwiddie, Phillip Dawe, James Hayes, Samuel Bayle, Charles Adams, Hugh Hammell, Hugh Brent, Samuel Byrne, William Copan, John Langfeitt, who being elected tried and sworn to speak the truth of and upon the issue between the parties aforesaid joint withdrew to their chamber and returned with the following verdict "we find for the plaintiffs eight pounds two shillings and one penny damage Samuel Bayle to which verdict in the plaintiffs prayed might be recorded and judgment thereon to him to given it is therefore considered by the court that the plaintiff recover the same of the said defendants the aforesaid eight pounds two shillings and one penny by the jurors aforesaid in their verdict aforesaid assessed for damage and their costs by them in that behalf expanded to be made levied on the good and chattels of the said Thomas in the hands of the said defendants for so much of the goods and chattels of the said William the of hath in their hands and if they hath not so much their costs of the proper goods of the said defendants.

=====

Prince William County, Virginia, Court Orders 1783-1784

[p. 340]

Nickens vs Rigby & Ewell

Benjamin Nickens } plaintiff
Elijah Rigby, Constable Thomas Winder Ewell } defendant } in [relieving?]

This day came the parties aforesaid by their attorneys aforesaid and then upon came also a jury to writ John Willcocks, Alexander Rigby, Benjamin Wroe, William Tyler, Benjamin Peacock, George Huber, William Brown, John Calvert, Junior, Mathew Sanders, Michael Ferwell, John Shuit, Conrad Writ, who being elected tried and sworn to speak the truth of and upon the issue between the parties of joined withdrew to their chamber and returned wit the following verdict "we of the jury find that a the time when and at the place where and the said Benjamin Nickens was indebted to the said Thomas Winder Ewell in the sum of four pound ten shillings and three pence and one thousand pounds of crop tobacco for rent in [acre?] in manner farm as the said defendant hath in his [avower?] set forth and declared Alexander Rigby [his tenant?] It is therefore considered by the court that the plaintiff take nothing by his bill but for his false clamor be in mercy and that the defendant go hence without day and that he recover of the said plaintiff his costs by him about his defense in this behalf laid out and expanded and that a return of the goods [detained] is awarded to the said defendant and it is further ordered on the motion of the defendant by his money that the said defendant recover of the said plaintiff double the sum [disdain] for and his costs afraid.

=====

[Pay witness]

Ordered that Elijah Rigby and Thomas Winder Ewell pay Bertrand Ewell four hundred twenty five pounds of tobacco for attending seventeen days as a witness for them at the suit of Benjamin Nickens.

=====

Legg vs Harris

Fortuitous Legg } plaintiff
Burr Harris } defendant } in detainee

This day came the plaintiff by his attorney and the defendant at the solemnly called same not but made default whereupon it was commanded that sheriff that he should cause to come here immediately this day twelve etc. who neither etc to recognize etc because as well etc and the jurors thereupon immediately being called namely Simon Littrell, Robert Overall, John Barker, Alexander Rigby, Solomon Ewell Thomas caves Richard Scott William Scott Hugh Flathy, Ignatius Mitchell, James Grimstead, John Willcocks, who being elected tried and sworn to enquire what damage the plaintiff had sustained by means of the defendant detaining the small by horse in the declaration mentioned upon that oaths do say that hath sustained damage by certain then of be [illegible] his costs and charges to sixteen pounds damage it is therefore considered by the court that the plaintiff recover the sum of the

Prince William County, Virginia, Court Orders 1783-1784

[p. 342]

Newman vs Davis

David Newman [apprentice] of William Oldham } plaintiff
Simon Davis and John Davis } defendant } in debt

This day came the parties aforesaid by their attorneys and the issue in this cause to be tried by a jury being waved the defendants relinquishing their please judgment is granted against the plaintiff against them for the sum of eleven pounds ten shillings current money of Virginia and his costs by him about this suit in that behalf laid out and expanded and the defendant in mercy. But this judgment is to be discharged by the payment of five pounds of fifteen shillings current money of Virginia with legal interest thereon from the seventeenth day of February seventeen hundred and seventy two until fully paid and the costs.

=====

Morris vs Byrne & McMillan

Israel Morris } plaintiff
Samuel Byrne and John McMillan } defendants } on [sufficiency?]

This day came the parties aforesaid by their attorneys aforesaid the issue in this cause being waved and the defendants say that they cannot gain say but that the judgment obtained against them by the plaintiff mentioned in their writ of [sufficiency] ought to stand and to be revived according to their prayed.

It is therefore considered by the court that the plaintiffs judgment against the said defendant for the sum of five pounds ten shillings current money hundred and twenty pounds of net tobacco and fifteen shillings or one hundred and fifty pounds of tobacco stands and be moved against the said defendants and that the said plaintiff recover of the said defendants his costs by him laid out and expanded in suing out his writ of [sufficiency] aforesaid and thereof may have his execution.

=====

Then the Court adjourned till to Morrow morning 9 o'clock.

Alph. _____

Signed Foushee Tebbs

=====

At a Court continued and held for Prince William County the 15th Day of June 1784

Justices sworn

Present Foushee Tebbs, William Tebbs, William Carr, William Linton } Gentlemen

Justices

=====

Schoglemes vs Adams

Christopher Schoglemes } plaintiff
Charles Adams } defendant } in trespass assault and battery

Judgment is granted the plaintiff against the defendant for his costs

=====

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).
RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

Murray admin.

A administration declare of the estate of Huger Murray deceased is granted to Hugh Forbes he having taken the oath of an administrator executed and acknowledged above with security according to law.

=====

Prince William County, Virginia, Court Orders 1783-1784

[p. 343]

Graham vs Whitfield et al

John Graham apprentice of [Lymaugh Mcelin] Sheriff } plaintiff

John Whitfield, Alexander Doyle and Marty McAboy } defendants } in debt

The suit day came the plaintiff aforesaid by his attorney and the defendants at the solemnly called came not but made default whereupon it was commanded the sheriff that he should cause to come here immediately this day twelve etc. who neither etc. and recognize etc. because as well etc. And the jurors thereupon immediately being called namely Solomon Ewell, Hugh Forbes, James Dinwiddie, John Den, William Kindred, Anthony Scarrett, Thomas Atwell, John Spell, Vaster Moss, George N. Brown, James Barber, Thomas Cave, who being elected tried and sworn to enquire what damage the plaintiff had sustained by means of the defendant not performing a certain premise and undertaking by him to the said plaintiff lately made upon their oaths do say that the plaintiff hands sustained damage by occasion thereof besides his costs to fifteen pounds fifteen shillings and ten pence it is therefore considered by the court that the plaintiff recover of the said defendant Murthy McAboy and Leonard Milstein and Thomas McAboy his common bails and the defendant Alexander Doyle the aforesaid sum fifteen pounds fifteen shillings and ten pence by jurors aforesaid in their verdict aforesaid assessed for damage together with his costs by him about his suit in that behalf laid out and expanded and the debts and bail in money.

=====

Lithgow vs Rave

Alexander Lithgow } plaintiff

William Rave } defendant } in case

This day came the plaintiff by his attorney and the defendant at the solemnly called came not but made default whereupon it was commanded the Sheriff that he should cause to come here immediately this day twelve etc who neither etc. To recognize etc. Because as well etc and the jurors thereupon immediately being called namely Alexander Bruce, Conrad Writ, Samuel Bailu, James Hays, Charles Curtis, Robert Overall, Hugh Brent, John Langfitt, Richard Scott, James Grinstad Senior, William Scott, Benjamin Woove, who being elected tried and sworn to enquire what damage the plaintiff had sustained by means of the defendant performing a certain promise and undertaking by him to the said plaintiff lately made upon their oaths do say that the plaintiff had sustained damage by occasion thereof beside his costs to fifteen pounds it is therefore considered by the court that the plaintiff recover the said defendant and Christopher Heywood his

Prince William County, Virginia, Court Orders 1783-1784

[p. 344]

His common bail the aforesaid sum of fifteen pounds by the jurors aforesaid in that the verdict aforesaid and in that verdict aforesaid assessed for damage together with his costs by him about his suit in that behalf laid out and expanded and the defendant and bail in mercy.

=====

[Motion on Carr]

Ordered that William Carr be empowered to provide a bill for the court house.

=====

Bayly vs Dantignae

Samuel Bayly } plaintiff
Chevalier Dantignae } defendant } in case

This day came the plaintiff by his attorney and the defendant at the solemnly called came not but made default whereupon it was command the sheriff that he should cause to come here immediately this day twelve etc. who neither etc. to recognize etc. because as well etc. because as well etc. and the jurors thereupon immediately being called namely Alexander Bruce, Conrad Writ, Mathews Sanders, James Hays, Christopher Curtis, Robert Overall, Hugh Brent, John Langsitt, Richard Scott, James Grinstead, Senior, William Scott, Benjamin Wrooe, who being elected tried and sworn to enquire what damage the plaintiff had sustained by means of the defendant not performing a certain promise and undertaking by him to the said plaintiff lately made upon their oaths do say that the plaintiff had sustained damage by occasion thereof besides his costs to fifteen pounds twelve shillings it is therefore considered by the court that the plaintiff recover of the said defendant and M. William McDaniel his common bail the aforesaid sum of fifteen pounds twelve shillings by the jurors aforesaid in their verdict aforesaid assessed for damage together and the debt and bail in money.

=====

Brown vs Peyton

George Newman Brown } plaintiff
Harrison Peyton } defendant } in case

This day came the plaintiff by his attorney and the defendant alto solemnly called came not but made default whereupon the it was considered the sheriff that he should cause to come here immediately this day twelve etc. who neither etc. to recognize etc. because as ell etc. and the jurors thereupon immediately being called namely Solomon Ewell, Hugh Forbes, James Dinwiddie, John Den, William Kindred, Anthony Scarrett, Thomas Atwell, John Spell, Vaster Moss, Samuel Bailu, Thomas Cave, James Barber, who being elected

Prince William County, Virginia, Court Orders 1783-1784

Pryor vs Prince et al

John Pryor

} plaintiff

Hubbard Prince, James Michie and Will Farrow

} defendants } in debt

This day came the parties aforesaid and the issue in this case to be tried by a jury being waved and the defendant Farrow relinquishing his plea of judgment is granted the plaintiff against him.

=====

Prince William County, Virginia, Court Orders 1783-1784

[p. 46]

For the sum of one hundred and twenty pound of current money of Virginia with legal interest thereon from the twentieth day of May one thousand seven hundred and seventy three till fully paid and his costs by him in that behalf laid out and expanded.

=====

Calvert vs Moss

William Calvert Junior } plaintiff
Vaster Moss } defendant } in trespass

This suit abates

=====

Car & Chapman vs Chardoch

Carr and Chapman company } plaintiff
Charles Chardoch } defendant } in debt

This day came the parties aforesaid and the issue in this case to be tried by a jury being waved and the defendant relinquishing his plea judgment is granted the plaintiff against him for the sum of thirty four pounds eleven shillings of Virginia current money and their costs by them about their suit in that behalf laid out and expanded and the defendant in mercy to be discharged by the payment of seventeen pound five shillings and six pence of the aforesaid money with legal interest thereon from the second day of September one thousand seven hundred and seventy three till fully paid and the costs.

=====

Carr & Chapman vs Chapman

Carr and Chapman company } plaintiffs
John Chapman } defendant } in debt

The suit is agreed.

=====

Present John Pope Gentleman

=====

Atley vs Vallum

Amos Atley } plaintiff
Leonard Vallum } defendant } in debt

This day came the parties aforesaid and the issue this cause to be tried by a jury being waved and the defendant relinquishing his plea judgment is granted the plaintiff against him for the sum of ten pounds Maryland currency for the value of eight pounds of Virginia currency and his costs by him in that behalf laid out and expanded.

=====

Ashmore vs Turley

Betty Ashmore executrix of William Ashmore deceased } plaintiff
Sampson Turley } defendant } on [services?]

This day came the parties aforesaid of their attorneys aforesaid and thereupon also came a jury to wit Alexander Bruce, Conrad Writ, Mathew Sanders, James Keys, Robert Overall, Hugh Brent, John Lanfitt, Richard Scott, James Grimstead, William Scott, Benjamin Woove, George N. Brown, who being elected tried and sworn to speak the truth o f and upon the issue between

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).

RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784,
a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).
RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

[p. 347]

Parties aforesaid joined upon their oaths do say that the defendant hath not paid the sum mentioned in the writ of [services] to the said plaintiff and that he for sum of thirty six pounds, ten shillings, and six pence damages he ought to have execution. It is therefore considered by the court the plaintiff may have his execution against the said defendant if to him it seem expedient for the debt for thirty six pounds ten shillings and eight pence together with his cost by him about his suit in that behalf laid out and expanded suing forth and prosecuting out said writ of [services?]

=====

Savage vs Anderson

William Savage } plaintiff
John Bassist Anderson } defendant } in case

The suit abates.

=====

Absent William Carr gentleman

=====

Carr & Chapman vs Hill

Mrs Carr and Chapman and company } plaintiff
Bennett Hill } defendant } in case

This day came the parties aforesaid by their attorneys aforesaid and thereupon also came a jury a writ Solomon Ewell, Hugh Forbes, James Dinwiddie, John Den, William Kindred, Anthony Scarrett, James Cranberry, John Sessell, Vaster Moss, Samuel Bailu, Thomas Cave and James Barber, who being elected tried and sworn to speak the truth and upon the issue between the parties is aforesaid fined upon their oaths do say that the defendant did assume upon himself in manner and from as the plaintiffs in their declaration have complained against him and do assess them damages by occasion thereof besides their costs and charges to six pounds fifteen shilling. It is therefore considered by the court that the plaintiffs recover of the said defendant the said sum of six pounds fifteen shillings by the jurors aforesaid in form aforesaid assessed together with their costs by them about their suit in that behalf laid out and expanded and the defendant in mercy.

=====

Gray vs Woodyard

Anthony Collins Gray } plaintiff
Garand Woodyard } defendant } in debt

This day came the parties by their attorneys and the issue in this cause to be tried by jury having been waived judgment is granted to the plaintiff against the said defendant for the sum of four shillings and one thousand and two and one half pounds of tobacco of 12/6 ft hundred

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).
RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

weight and his costs by them about his suit in this behalf laid out and expanded the defendant in mercy.

=====

Prince William County, Virginia, Court Orders 1783-1784

[p. 348]

Chapman vs Wickliffe

Carr Chapman and Company } plaintiffs
Nathaniel Wickliff } defendant } in debt

Judgment is granted the plaintiffs against the defendant for their costs by them about their suit in that behalf laid out and expanded.

=====

Absent Foushee Tebbs Gentleman

=====

Tebbs vs Burdett

William Tebbs Gentleman } plaintiff
John Burdett } defendant } in case

This day came the parties by their attorneys aforesaid and thereupon also came a jury to wit Salomon Ewell, Hugh Forbes, James Dinwiddie, John Doin, William Kindred, Anthony Scarrett, John Sissell, Vaster Moss, Samuel Bailu, Thomas Cave, James Barber, James Queensbury, who being elected tried and sworn of and upon the issue between the parties aforesaid joined upon their oaths do say the defendant was guilty in manner and form as the plaintiff in his declaration formed against him and do assess him damages by occasion thereof besides his costs and charges to twenty five pounds. It is therefore considered by the court that the plaintiff recover the said defendant in said sum of twenty five pound by the juryor aforesaid and form aforesaid assessed with his costs by him about his suit in that behalf laid out and expanded and the defendant in mercy.

=====

Present Fourshee Tebbs gentleman

=====

Kincade vs Adams & Bridges

William Kincade } plaintiff
Gwen Adams and James Bridges } defendants } in debt

This day their attorneys and thereupon also came a jury to wit Alexander Bruce, Concord Writ, Mathew Sanders, James Hayes, Robert Overall, Hugh Brent, John Longfitt, Richard Scott, Jams Grimstead, Junior, William Scott, Benjamin Wooe, George N. Brown, who being elected tried and sworn to speak the truth of and upon the issue between the parties aforesaid joined withdrawn returned with the following verdict we find for the plaintiffs two thousand pounds of tobacco debt to be discharged by the payment of one thousand pounds of crops of tobacco with interest from the first day of January one thousand and seven hundred and seventy four till paid in debt and one penny damage Alexander Bruce aforesaid m. which verdict the plaintiff prayed might be recorded and judgment thereon to him be given. It is therefore considered by the court that the plaintiff recover the

[p. 349]

Of the said sum of one thousand pounds of crops tobacco with legal interest aforesaid till paid for debt and one penny damage by the jurors of aforesaid in their verdict aforesaid assessed together with their costs by him about his suit in that behalf laid out and expanded and the debt in mercy.

=====

Transcribed by RELIC volunteer Kenna Cathcart, from Prince William County Court Order Book 1778-1784, a continuation of transcriptions in *Northern Virginia Genealogy*, v. 5-9 (2000-2004).
RELIC, Prince William Public Library System, Bull Run Regional Library, 8051 Ashton Avenue, Manassas, VA 20109.

Prince William County, Virginia, Court Orders 1783-1784

Thompson vs Savage

Daniel Thompson } plaintiff
William Savage } defendant } in case

The suit abates.

=====

Brent vs Triplett et all

William Brent } plaintiff
Francis Triplett, special bail of Daniel Jennifer Adams } defendant } on [services?]

This day came the parties aforesaid by their attorneys aforesaid and the issue in this cause to be tried by a jury being waved. It is considered by the court that the plaintiff have his execution against the said defendant of the twenty pounds Virginia Currency to be discharged by the payment of nine pounds five shillings with legal interest on the same to be computed from the first day of August seventeen hundred and seventy one till fully paid, for debt also two hundred and fifty sixty pounds of [grocery?] tobacco one shilling and three pence and fifteen shillings and one hundred and fifty pounds of tobacco for costs in the writ aforesaid specified and also that he recover of the said defendant his cost by him expanded in suing forth and persecuting the said writ of [services?] and the defendant in mercy.

=====

Asmore vs Holliback

Betty Asmore executrix of William Asmore deceased } plaintiff
William Elbzey special bail of Daniel Holliback } defendant } [on services?]

This day came the plaintiff parties aforesaid by their attorneys aforesaid and the issue in this cause be tried by a jury being waved. It is considered by the court that the plaintiff her execution against the said defendant of the eight pounds eight shillings and nine pence for damages also six hundred and fifteen pounds of [grocery] tobacco one shilling and three pence and fifteen shillings and one hundred and fifty pounds of tobacco for costs in the writ aforesaid specified also that the [recovered] of the said defendant her costs by her expanded in suing forth and persecuting them of [services?] and the defendant in mercy.