

NELSON COUNTY, KENTUCKY RECORDS

VOLUME II

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p.40, A sufficient number of the Grand Jury not appearing, those who did appear are discharged.

p.40, Ordered that all the Commonwealth business be continued until the next Quarterly Court.

p.40, Ordered that the Attorney for the County file an indictment against DANIEL RODGERS for hog stealing, on the information of JACOB DECKER.

p.40, HENRY HART, Administrator of CHARLES BROUGHTON, dec'd, v. WILLIAM ROWAN, on petition. Ordered dismissed at defendant's costs.

Court adjourned until 9 o'clock tomorrow morning.

March 10, 1790

Court of Quarter Sessions

Present, GABRIEL COX, BENJAMIN FRYE, JOSHUA HOBBS, JAMES BAIRD and MICHAEL CAMPBELL, Justices.

p.41, Satisfactory proof being made, it is ordered certified that WILLARD GARRARD is heir at law to ELI GARRARD, dec'd.

p.41, Indenture from WILLIAM GARRARD to JOSEPH BARNETT was acknowledged and ordered recorded.

p.42, Indenture from the Trustees of Bardstown to THOMAS HOLT was proved by BENJAMIN GRAYSON, JOHN P. SMITH and JOSHUA HOBBS, witnesses thereto, and ordered recorded.

p.42, Indenture from JOHN GLENN and ABIGAIL GLENN his wife, to JACOB VANMETRE, was acknowledged and ordered recorded.

p.42, Ordered that ANDREW HYNES, High Sheriff, be fined 12 shillings for having failed to attend the Court at the present term.

p.42, ISAAC LAWRENCE, v. JACOB SPRINGER, in case. The arbitrators appointed make the award that the plaintiff pay the defendant his costs, and take nothing for his suit. January 1, 1790. Signed by JOSEPH GRAY and JOHN COWAN. Judgment accordingly.

p.43, JAMES MORRISON, v. JOHN GILLON, in case. Ordered dismissed at plaintiff's costs.

p.43, THOMAS SNATHER is granted an injunction to stay further proceedings on a judgment obtained against him by BENJAMIN STEVENSON and THOMAS STATHAN, upon his executing bond in the Clerk's office.

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p.227, Indenture from JOHN READ and SALLY READ his wife, to JAMES ALLEN, was acknowledged, and dower relinquished, and ordered recorded.

p.227, On the attachment of RICHARD JAMES RAPIER against CHARLES WHELAN, and the Sheriff having returned that he had executed the attachment on property of the defendant in the hands of ATHENATIUS THOMPSON, BASIL HAYDEN and IGNATIUS MEDCALF, who were summoned as garnishees. The defendant did not appear. Plaintiff to recover 250 pounds current money and 625 pounds of tobacco, and 16 shillings, 6 pence, and costs. Athenatius Thompson, garnishee, declared that there was due from him to the defendant 350 pounds of tobacco. Basil Hayden declared that there was due from him to the defendant 31 pounds, 5 shillings. Ignatius Medcalf declared there was due from him to the defendant 1 pound, 4 shillings, 6 pence. Ordered that the garnishees pay to the plaintiff the several sums as part discharge of the judgment. Proceedings stayed until the further order of this Court.

p.228, Bond from HUGH DAVIS and JESSE DAVIS to JOHN LEMON and Negro Joseph, touching the freedom of the said Negro, was proved by NATHANIEL OWENS and JOSEPH BAPTIST DANT, witnesses thereto, and ordered recorded.

Court adjourned until 9 o'clock next morning.

August 10, 1790
Court of Quarter Sessions

Present, WILLIAM MAY, JOSHUA HOBBS, JACOB VANTREES and ATKINSON HILL, Justices.

p.229, DAVID CALDWELL records his stock mark, a crop and slit in the right ear and a swallow fork in the left ear.

p.229, WILLIAM ROSE is admitted as Deputy Sheriff to ANDREW HYNES, Sheriff, and took the oaths.

p.229, JAMES WILKINSON, v. JOSEPH SANDERS, in covenant. JOHN GILTON undertook bail for the defendant.

p.230, Indenture from SAMUEL RAY to JOHN STORM was acknowledged and ordered recorded.

p.230, Inventory and appraisal of the estate of JOHN LEE, dec'd, was returned and recorded.

p.230, Indenture from SAMUEL RAY to EDWARD WILLIAMS was acknowledged and ordered recorded.

p.234, Commonwealth, v. DANIEL RODGERS, on an indictment for hog stealing. There came a jury composed of CHESTER HARNED, JOHN McGEE, EDMUND ABELL, JOHN STONE, CHARLES KINNETT, WILLIAM SMILEY, PHILIP LEE, JOSEPH McCULLUM, PETER YOUNG, BENJAMIN COOPER, SMITH KING and THOMAS HOLLIS, who say that the defendant is not guilty. He is therefore discharged, and he to recover his costs against JACOB DECKER, the prosecutor on behalf of the Commonwealth.

p.235, ANN BAKER, infant orphan of GEORGE BAKER, dec'd, with the consent of the Court, made choice of JOSEPH STATON as her guardian who entered bond of 1,000 pounds with THOMAS STATON and RICHARD DEAN his sureties. Ordered by the Court that Joseph Staton be guardian of MARY BAKER and THOMAS BAKER, infant orphans of the said decedent, also, and he therefore entered into like bond of 1,000 pounds with the same sureties.

p.235, JOHN GRUNDY, Administrator of DANIEL KERNS, dec'd, v. JOHN BAPTIST SALE, on debt. JAMES VESSELS having undertaken bail for the defendant, brought him into Court in discharge of the recognizance, and the defendant was taken into custody by the Sheriff until he should give other special bail. Then the plaintiff by his attorney released the defendant from custody. Defendant acknowledged the demand, and plaintiff to recover 7 pounds, 4 shillings and costs.

p.236, The Grand Jury returned into Court and made the following presentments. Against the overseer of the road from Bardstown to THOMAS SPENCER's, for not keeping the same in repair the six months past. Against the Clerk of the Court for not issuing orders to ADAM SHEPHERD as overseer of the road. Against TURNER OLIVER for striking Mrs. RAIMER, abusing her, and threatening her life, on information from Mrs. Raimer and MARGARET MITZEL. Against MOSES HARREL for presenting a false warrant unto Mr. CHAMBERS to marry him to ANN LUES, on information of BENJAMIN GRAYSON, JAMES CHAMBERS and MICHAEL CAMPBELL. And there being nothing further to present, the Grand Jury was discharged.

p.237, Indenture from CHRISTOPHER COFFMAN and MARY COFFMAN his wife, to THOMAS CHALFIN, was proved by JOHN GILTON, a witness, and ordered certified.

p.237, CHARLES KINNETT having produced a Commission from the Governor appointing him as Captain of the Second Battalion of militia, he took the several oaths.

Court adjourned until 9 o'clock next morning.

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