

WARREN COUNTY, KENTUCKY, ORDER BOOK D, 1812-1814

Published by
TLC Genealogy
PO Box 403369
Miami Beach FL 33140-1369
800-858-8558
<http://www.tlc-gen.com/>
staff@tlc-gen.com

US/CAN
976 97A
P226

FAMILY HISTORY LIBRARY
35 NORTH WEST TEMPLE
SALT LAKE CITY, UTAH 84150

*48a

Ordered that Edward Turner be appointed guardian to Phillip and Jany Whitesides, infant orphans of Samuel Whitesides, decd, who executed bond in the penalty of \$100 with Jess Perkins and Saml Whitesides, his security, conditioned as the law directs for securing the orphans Estate and indemnifying the Court.

Page 77.

Davis Whitesides, infant orphan of Samuel Whitesides, decd, came into Court and being admitted by the Court, chose Samuel Whitesides his guardian, who executed and acknowledged bond in the penalty of \$100, with David Barbee and Ed Ture, his securities, conditioned as the law directs for securing said orphans Estate and indemnifying the Court.

Thomas Whitesides infant orphan of Samuel Whitesides, decd, being admitted by the Court chose Peter Barbee, his guardian who executed and acknowledged bond in the penalty of \$100 with, Edward Turner and Samuel Whitesides, his security for securing said orphan Estate and indemnifying the Court.

The persons appointed to view and report the nearest and best way for a road proposed to be opened from Stewarts ferry on Barren River to the Lexington Road in a direction to the Dripping Spring, made their report, which is OR. It is ordered that a summons issue to summon the proprietors of the land through which the road is proposed to be opened, to appear here to shew course, if any they can, or have why the road shall not be established, as reported by the viewers in that behalf

Page 78. appointed &c &c.

On the motion of John Howard and Henry Howard, who having taken the Oath req^d by law, the administration of the Estate of Charles Howard, decd, is granted unto them who executed and acknowledged bond in the penalty of \$1500, with John Claypool and John Barnet their securities, conditioned as the law directs. X

Ordered that Joseph Gray, William Hays, Hardin Mannen, and John Hays, or any three of them, who being first sworn before a W Magistrate, do appraise the slaves, if any, and personal Estate of Charles Howard, decd, and return the appraisement the Court. X

Commonwealth ag^t Parmenas Palmore. Dismissed.

Same vs. Reuben Palmore. Dismissed.

Page 79.

Commonwealth vs. John Keale. Dismissed.

defense in this behalf at this Term expended, and the said plaintiff in mercy &c.

Henry Kirkham ats of Wm Renick, pay John Rogers for two days attendance and two ferriages.

Same ats same, Joseph Leet and Hannah Leet each two days attendance and two ferriages each. {for G. Cooke}

Same ats same, to pay James Kirkham two days attendance as witness and two ferriages. {for G. Cooke}

Same ats same, Isaac Goodnight, two days attendance as witness and two ferriages.

Reubin Patrick vs John Long, Upon an appeal from the Judgement of Wm R. Payne, Esq.

It is considered by the Court the judgement of the Magistrate below be reversed and that the deft Page 101. recover against the said plaintiff his costs by law about his defence in this suit expended.

Ordered that James Keel be appointed Captain, in the room of Asa T. Mitchell, and in addition to patrollers now in commission, Robert Moore Jr and William Smith be appointed to assist the said Keel in patrolling in the bounds formerly assigned to the company of said Mitchell and that they ride and patrol 12 hours in each month for 12 months from the present date and visit all negro quarters and other suspected places for unlawful assemblies of negroes.

John Long ats Reubin Patrick, to pay John Stahl Sr two days att. as a witness.

Same ats same, Thomas Long, two days witness.

Patrick vs Long, Phillip Morriss, two days witness.

Long ats Patrick, Byrd Lanier, two days witness.

Patrick vs Long, John Stahl Jr, two days witness.

Ordered that Absolom Taylor be appointed Surveyor of the road from John Lovings to Truets, and that all the hands living immediately on the road between said Lovings and Truets, and those living between the Berrys lick road and said road the above distance, do assist said Taylor in keeping said road in repair as the law directs &c.

Landon Laurence vs. Richard Crouch. On an appeal from the judgement of Daniel Doughty, Esq,

This day came the parties and Page 102. the premises being fully understood, it is considered by the Court that the Judgement of the Magistrate

Ordered that Warren Moore be credited by two levies with the Sheriff, he having been over charged with the same.

John Pulliam all ^o as per acct	8.00
William Davis do	6.00
William Griffin do	6.00

Moses Mayse exhibited and filed his list of taxable property for the present year, which is ordered to be certified.

To Henry Fox as per acct	8.00
To Daniel Stone do	6.00
To John Lucas do	1.00
To Will Smith do	3.50
To James Motley for keeping James Saterfield, an infirm man, eight weeks and one day	18.00
To Jesse Womack for keeping Elizabeth Caldwell ten months during the last year	5.50
To same for keeping same the ensuing year	25.00

Amount brought forward	\$336.43

Page 215.

Amount brought forward	\$336.43
To James Verdin for keeping William Pitman the ensuing year	36.50
To Mercurial Reavis for to be applied to the keeping of Judah Jones the ensuing year, she being old and infirm	35.00
To George Frazer for to be applied to the keeping of Cornelius Conner, an old and infirm man, the ensuing year	30.00
To John Clark, for his and his wife's support during the ensuing year, they being old and infirm, to be paid to Walter Thomas for their benefit	25.00
To the Clerk of this Court in part for transcribing the old Minute Books of this Court	50.00

	\$502.93

Cr. By \$207.03 in the hands of Jonathan Hobson, Clerk of this Court, for fines collected	207.03

	\$295.90

To meet expenses in repairing and finishing the Courthouse	640.00
To meet insolvent and Delinquencies	150.00

	\$1085.90
Error by \$2	2.00