

At a District Court continued and held at Franklin Courthouse on Thursday the sixteenth day of April 1801.

Present

The same Judges as on yesterday

A Deed. Peter Hairston and Alcey his wife of Stokes county in the State of North Carolina & Samuel Hairston & Judith his wife of the County of Franklin of the one part, and Sackville King of the other part, was acknowledged by the said Samuel Hairston, and proved as to Peter Hairston and Alcey his wife and Judith Hairston wife of Samuel Hairston, by the oath of William Turnbull, Ruth Turnbull, Elizabeth H. Rowland and Martha A. Rowland four subscribing Witnesses. and ordered to be recorded

George W. Coindexter late of the County of Campbell Carpenter, who stands indicted of Murder was led to the Bar in custody of the Sheriff of Franklin County, and thereof arraigned and pleaded not guilty to the Indictment, and for his trial put himself upon God and the Country, whereupon came a Jury, to wit John Ferguson, John Choice, Samuel Read, George Penn, Benjamin Turner, James Board, Robert Ward, Jeremiah Maxey, Brett Stovall, Haynes Morgan Charles Dwin, and John Burwell, who being elected, tried, and sworn the truth of and upon the Premises to speak, and having heard the evidence, upon their oath do say that the said George W. Coindexter is guilty of Murder in the first degree, in manner and form as in the Indictment against him is alleged. Whereupon he is remanded to Jail.

Ordered that Court be adjourned till Tomorrow Morning ten O'clock

Rich^d Parker

At a District Court continued and held at Franklin Courthouse on Friday the seventeenth day of April 1801.

Present

The same Judges as on yesterday

Went Prison 160 Plts } In Debt
against Daniel B. Perrow Deft.

Francis Miller comes into Court and undertakes for the Defendant, that in case he shall be cast in this suit he will satisfy and pay the condemnation of the Court, or render his body to prison in execution of the same, or that he the said Francis Miller will do it for him and on the motion of the Defendant it is ordered that the Judgment entered in the office in this suit be set aside and the said Defendant have liberty to plead, and thereupon by his attorney he comes and defends the wrong and injury, when he says the Plaintiffs ought not to have, or maintain their action aforesaid against him the said Defendant, because he says he has paid to the Plaintiffs, the Debt in the Declaration mentioned, and this he is ready to verify, wherefore he prays judgment, if the said Plaintiffs ought to have, or maintain their action aforesaid against him, the said Defendant

And the plaintiffs by their attorney say, that they, by anything by the said Defendant above in pleading, alleged, ought not to be precluded from having or maintaining their action aforesaid against the said Defendant; because they say the said Defendant has not paid to them the Debt aforesaid, and this they pray may be enquired of by the Country; and the said Defendant does the like like