

being solemnly called to come in to court came not to prosecute his suit. It is therefore considered by the court that the said plainiff be non suited and that the debt go hence without day and recover of the plainiff the costs in this behalf expended.

Solow. C. Collins
Sam's Gould Case.

This day came the plainiff in person and dismissed his suit and thereupon came the debt & assumed the payment of the costs. It is therefore considered by the court that the plainiff's suit be dismissed and that he recover of the debt the costs in this behalf expended.

Archibald Walker & others
versus
Elijah Walker Issue of fact
Grand Chancery

This day came the parties by their attorneys and thereupon came a Jury of good and lawful men to wit Willie Bryant David Pasmore Randolph R. Harris Stephen Gatlin Jesse Bartee James Wilson Francis Beethraf Andrew Brown Miller and McMurry Malon Wood Solow Choc and Ezra Mcadoo who being elected tried Walker on the 24th day of January 1823 and at the time of executing the deeds of gift to Elijah Walker in the Bill mentioned was of sound and disposing

the
tion
suit
hence
off

the
ow
is
debt
-er
is

the
tion
suit
debt
-er
is

the
in
tip

mind or not when the evidence being heard
and the argument of counsel being in
part also heard, by the consent of the par-
ties and the assent of the court the jury
were permitted to withdraw untill
to morrow morning eight o'clock.

Court then adjourned untill 3o
morrow morning Eight o'clock.

Parry W Humphreys

Wednesday morning 5th March 1827 Court
met according to adjournment of present
the Honorable Parry W Humphreys Judge

Archibald Walker & others

versus
Elyah Walker

Issue of fact
from chancery.

This day again came the parties by their
attornies and thereupon came the Jury who
were elected tried and sworn to try this issue
to wit. Willie Myatt David Padume Ran-
dolph R. Harris Stephen Gattow Jesse
Bartee James Willson Gracew Balthrop
Andrew Brown William McMurry Milton
Wood John Chont and Ezra Meadows
who upon their oaths do say that the
said Elizabeth Walker on the 29th day
of January 1823 and at the time of ex-
ecuting the deed of gift to Elyah

W acc
of a
Benja
Trust
Davi
Solon
Solu
Geo
Sami
Thom

-deli
sow
three
-out
dave
for
that
the
and
afa
in
it
six
Cre
and
of
du

March Term 1827

Walker in the Bill mentioned was not
of a sound and disposing mind

Benjamin A. Collier
Trustee of Dickson

David McAdoo
Solon R. Baxwood
Solon McAdoo
George Smith
James M. Rapp
Thomas Palmer

Dickson

This day came the
dependents in proper
person into open
court and freely con-
fess that they are in-
debted to the plaintiff the Trustee of Dick-
son County the sum of four hundred and
three dollars and forty two cents that are
now being due to the County of Dickson from
David McAdoo former Sheriff of said County
for the tax of the year 1826.

It is therefore considered by the Court
that the plaintiff recover of the defendants
the aforesaid sum of Four hundred dollars
and three dollars and forty two cents so as
aforesaid confessed together with the costs
in this behalf expended - and thereupon
it is agreed that execution be stayed for
six months.

Ordered by the Court that Andrew Brown
and William Mc Murry be fined the sum
of two dollars each for a neglect of
duty in not attending court as directed

A Deed of Conveyance from Christopher Robertson to James C. McAllister for a certain tract of land lying in the county of Humphreys was acknowledged in open Court by the said C. Robertson and was ordered to be certified accordingly.

A Deed of Conveyance from Montgomery Bell to Elizabeth Crosby and Amos Spicer was proved by the Oaths of Benedict Bacon and Ebenezer Arnold and was ~~ordered~~ ordered to be certified accordingly.

Archibald Walker & others vs. George A. & Elizabeth Walker. Issue of fact from Chancery. This day came the parties by their attorneys and there upon came a Jury of good and lawful men to wit Samuel Gate Alexander Hunter Joseph Eason Simon Edwards William D. Reynolds William Baker Solomon Graham Richard Estum Robert Patterson Henry G. Wells Henry W. Hinson and Nathan Smith who being elected tried and sworn to well and truly try whether Elizabeth Walker at the time of executing the deeds of gift in the Bill in this case mentioned being at the time of the date thereof was of sound disposing mind or not, and there upon the evidence on the cause being introduced by both parties, and argument of course being thereon had, by the consent of the parties with the assent of the court the Jury were permitted to withdraw until tomorrow morning Nine o'clock.

MARCH 10 1826

James H. Hamilton

James H. Hamilton vs. Curtis

This day came the parties by their attorneys and on motion of the plaintiffs atty for reasons appearing to the satisfaction of the court, it is considered by the court that this suit be dismissed from this court and that the plaintiff recover from the defendant the costs in this behalf expended.

Archibald Walker vs. James H. Hamilton
George H. & E. Walker vs. James H. Hamilton

This day again came the parties by their attorneys and thereupon again came the Jury who had been elected tried & sworn to try this cause to wit, Samuel Tate, Alexander Hunter, Joseph Carson, Silmon Edwards, William F. Reynolds, William Baker, Solomon Graham, Rich. Catam, Robert Patterson, Henry G. Wells, Henry W. Hinson and Nathan Tubb whereupon by the consent of the parties with the assent of the court Nathan Tubb a Juror is withdrawn and the balance of the Jury from rendering a verdict in this cause were discharged.

State

Blias W. Papier vs. Presentment for affray
for General in behalf of the State and the defendant in proper person who being