

James Dowd servant to William Parrott Judged to bee Eighteene  
old and to serve m<sup>r</sup> Parrott or his orders according to act of  
Assembly/ Liber BB  
No. 2

George Heays servant to M<sup>r</sup> Richard Tilghman Judged to bee  
sixteene and to serve him or his orders according to act of Assembly/

John Ringold plan<sup>ff</sup> }  
M<sup>r</sup> Tho: South def<sup>t</sup> } In an action of debt

To th<sup>e</sup> worshipfull Commissioners for Talbott County the humble  
petition of John Ringold.

Shewith That neare about fue years agoe m<sup>r</sup> Souths wife bor-  
rowed A Broad Axe of your petitioner butt m<sup>r</sup> South never since  
sent home the said Axe, nor will hee make any satisfaction for it,  
though oughten demanded; and now your petitioners pacience being  
worne outt he is forced to address himselfe to this Court for satisfac-  
tion for his Axe with Cost of suite and yo<sup>r</sup> petitioner Shall Ever  
pray

The deff: makeing it appeare by Jacob Brimintons oath that the  
Axe was borrowed for th<sup>e</sup> said Briminton, and th<sup>t</sup> hee did offen  
proffer satisfaction to John Ringold for the Axe which hee Refused [p. 81]  
the Court finding the plan<sup>ff</sup> had noe Cause of action haue granted  
the deff<sup>t</sup> A Non suite with Cost of suite/

To th<sup>e</sup> worshipfull Commissioners of Talbott County th<sup>e</sup> humble  
petition of Henery Coursey.

Shewith That whereas John Morgan Late of this County deceased  
died in debt to your petitioner Eliven hundred pounds of Tobacco  
and Cask, which was for Tobacco paid for him and goods had, as  
his Excecutor doth Certainly know; therefor your petitioner Craueth  
order for his debt and your petitioner Shall Ever Pray

The Excecutor being present in Court and haueing nothing to  
aleage against this Declaration the Court haue granted an order  
against the estate of Jn<sup>o</sup> Morgan Deceased to m<sup>r</sup> Henery Coursey for  
his debt aboue said/

Nathaniell Evett obtained A Cauett against the estate of John  
Morgan for fue hundred pounds of Tobacco/

William Smith that was wounded by the Indians Came to this  
Court for some Release being disabled by his wounds, and the Court  
upon A former order in that Case providing, haue ordered that hee  
haue for this present yeare one Thousand fue hundred pounds of  
Tobacco and that m<sup>r</sup> Edmundson haue fue hundred pounds of To-  
bacco for his accommodations for the time hee was att his house/