

At the Estate called Buckley

Tuesday 5th May 1835.

Sam^l. Jones Esq. Manager
of the said Estate

against
Robert & Maurice P. A
on the said Estate

Complainant on his oath deposes
that dependants are night watches
on the Estate and that on Sunday
night he made search for them,
to discover if they were at their
duty - that he was unable to find them; but that Robert
confessed they had both been asleep in the Overseer's house -

(S^d) Sam^l. Jones

Dependants admitted the charge -

I convicted them a first time under the 13th Clause
of the Act prescribing the duties of Apprenticed Slaves
& Sentenced them to work 4 days of 9 hours each extra
in their Employer's service.

(S^d) J. Robinson Taylor

Same Complainant
against
Louis Driver and
Aux^r. Constable

Complainant on his oath deposes that
Dependant has been guilty of various
instances of misconduct unbecoming
his situation; that he has appeared
at his duty under the influence of
liquor - that he has answered impertinently when
reproved, and that he does not superintend the labor
of the Gang with sufficient diligence - that he has once
before been admonished by M^r. Special Justice Thomson.

(S^d) Sam^l. Jones

Dependant partly admitted the charge of being
in liquor; acknowledged that he has been impertinent
Denies the Negligence

The charges appearing to me to be proved I suspended Louis from his Office of Constable for two months informing him that his restoration at the end of that period would depend upon his conduct in the meantime.

(P) J. Robinson Taylor

Same Complainant }
against }
James Dwyer P. A. }
on said Estate }

Comp: on his oath deposes that Defd: on Saturday did his work in an indolent manner.

(P) Sam^l. Jones

Defendant admits the Charge.

I sentenced him to work 9 hours extra this week.

(P) J. Robinson Taylor.

At the Court of the Sp^l. Justice, Bassettue
May 5th 1835.

Mary Aheue free girl }
or }
Percy, N. P. of M^{rs}. }
O' Malley. }

Comp: duly sworn states, that yesterday Defnd: struck her & threw her down twice.

The Mark of Mary Aheue

Mary Burk free girl sworn states, that at the same time the scuffle took place between Defnd: & Mary Aheue, Defnd: held Defnd: hand & tripped her up & she fell down.

The Mark

of Mary Burk

Defnd: admitted the Charges & expressed sorrow. I convicted him of behaving in a riotous & disorderly manner & sentenced him to receive 15 stripes with a Cane of Nine tails.

(P) J. Robinson Taylor

Sarah P. Tittle vs
Black Woman
vs
Jack White her N.P.

Compl^t sworn deposes that Defd^t has
been frequently insolent to her & has
been in the habit of neglecting his
duty & working negligently.

(3) Sarah P. Tittle

Defendant expressed his sorrow for having
been insolent.

I convicted him & sentenced him to be
confined at the Police Station at Hard Labor for one
week.

(3) J. Robinson Taylor

Ino. A. Garnett vs
Ben Lewis N.P.

Complainant sworn deposes that Ben has
absented himself from Defont's service
since the 15th April that Defd's general
behaviour is very bad.

(2) Ino. A. Garnett

Defendant could make no proper defence.

I convicted him & sentenced him to receive
20 stripes, & to be confined at the Police Station at
Hard Labor for one fortnight.

(2) J. Robinson Taylor

Bristol, Aug. Court on
Pennyterry, Estate
vs
Philip Bet. of d.

Comp^t deposes that Defd^t absented
himself the whole of yesterday & 1/2
hour & 2 hours this morning from
his Employer's service without leave.

The Mark
of X Bristol

Defd^t alleged that he took yesterday for his allowance
& that he could not help being late this morning.

I convicted and Sentenced him to work 19 hours
extra at the rate of 2 hours per day.

(P) F. Robinson Taylor.

At the Court of the Sp^l. Justices, Bassetene
May 7th 1835.

Nenny, N. Wilson, Lessee
of Garvey's Estate
vs.
Jack, Pirrus, Franky,
Nan, Barbara & Jenny P.A.

Complainant duly sworn
states that yesterday afternoon
Deputts. were sent at 4 o'clock
to pick grass & at 6 o'clock
only brought in the grass
now produced.

(P) N. N. Wilson

The Dependants alleged that they had gone on a
neighbouring Estate & picked some Grass & that a
Constable took it away. That there is no Grass upon
Garvey's Estate.

Upon an inspection of the Grass it appear-
ed to me that the Dependants may have picked a
much greater quantity, & that their defence was not
a proper one.

I convicted & Sentenced them to work two
extra Saturdays for their Employer.

(P) F. Robinson Taylor.

The said N. N. Wilson
vs.
Manuel, Aug^r Crush
on said Estate

Comp^r deposes that Manuel is
watching a piece of Canes on the
said Estate. That on Com^r going
through the piece yesterday he found
a great quantity of the Canes destroyed
some apparently by people, & others by the Monkey's.

(P) N. N. Wilson

Defendants could make no defence.
I convicted him - Sentence - To be suspended from the
Office of Constable for One Month.
(S) J. Robinson Taylor

At the Court of the Sp^l Justice, Bassettene
Monday, May 11th 1835.

Mr. Jas. Swanston, Receiver
on Mait's Estate
v.

Lucas, & Mr. Esdaile P. A.
& Stockminders.

Comp^o sworn states that yesterday
the Defendants allowed the
Cattle under their charge to
stray & go into a piece of Spruce
on Johnson's Estate & one of them
was impounded - That he

Yesterday Dep^o asked Def^o Lucas if the Cattle
were right & he said they were, when in fact one of
them was on Johnson's Estate. Dep^o further states
that Def^o Lucas has been convicted of a similar
offence three times before this.

(S) J. J. Swanston

Mr. Edw. Fenton, Constable on Mait's Estate sworn
states that yesterday he was sent to Johnson's Estate for a
Cattle & there found one of the Cattle which the Def^os
had under their charge, in the pound.

The Mark

J. Edw. Fenton

Defendants offered no defence.

I convicted them of careless performance of duty
& sentenced Lucas as he had been convicted three times
before of the same offence to receive 12 Stripes with a Cat
& Mr. Esdaile to work 3 extra days, 7 hours each, for his
Employer.

(S) J. Robinson Taylor