

- ✓ Blunt v. Blunt. Chy. Report rec'd and confirmed between the parties by consent. Est. not
 to be prob. soon &c.
 ✓ Absent wife Parker. Present James Maycock Govt.
 ✓ Harris v. Russell. Notice given & called and did not Govt.
 ✓ Inventory & App' of his Wm. Russell Est. not² of Recorded.
 ✓ Hood v. Rochelle arr. Deb. off. Just. Set aside. Plea of payment up upon & Cons.
 ✓ Grumpler & Wilson v. Portt Deb. Dismissed.
 ✓ Ordered that this Account of Silas Sammonville's exec. on Benjamin Blunt Est.
 be remitted to the Comr. who reported it for him to re-examine relative settle same
 & make report. &c.
 ✓ Ordered that McLane settle an account of Silas Sammonville's exec. on John
 Barkman, of his Adm'r: or Charles W. Goodwyn Est. of his Adm'r: or Richard
 Anderson est. and his Adm'r: on Charles Kirby's Est. & make separate reports &
 ✓ Phillips v. Ridley wife & Chy. - Report returned & Comr. for exceptions.
 ✓ Account current of Drury Bryant Est. not² of Recorded.
 ✓ Account current of Edwin Bulls Est. not² of Recorded.
 ✓ Inventory & App' of Daniel Bull's Est. not² of Recorded.
 ✓ Inventory & App' of Polly B. Bull's Est. not² of Recorded.
 ✓ Gardner & v. Gardner Chy. Report rec'd & confirmed between the parties by
 consent.

✓ P. Son. v. Joyner. Recd. for Bastardy. The Dft. appeared in Court in discharge of
 his recognizance and the said Wm. E. Marcellus being sworn & examined and the Dft.
 not being fully heard by his Attorney. The Court after hearing of the testimony and all the
 circumstances of the case are of opinion that the Dft. is not the father of the said bastards
 child. Therefore it is ordered that the said Plaintiff be dismissed.

✓ J. Abalox Wilkerson a free man of color who is charged in suit by
 single woman of color with being the father of her bastards child this day appeared in Court
 in discharge of his recognizance entered into & and therupon she said. This aff.
 being sworn & examined and saying she witness being sworn & examined and the Dft.
 fully heard by Counsel. The Court after hearing the testimony and all the circumstances of the
 case are of opinion that the said Wilkerson is the father of the said bastards child and
 that the said child is likely to become chargeable to the County. Therefore it is ordered that
 the said Abalox Wilkerson be charged with the annual payment of \$15 and that he
 pay the same to the Poor of the County at the end of every year from this day for the sum
 of Seven years in case the said Child should live so long. And the said Abalox Wil-
 kerson being unable to give security for the payment of the said money and being desirous
 to avail himself of the privileges of bankrupt debtors. and it appearing that John Carter
 one of the Poor of this County has had due notice of the petition of the said Wilkerson
 that he be permitted to take the suit of Insolvency. The said Abalox Wilkerson has
 or least subscribed and delivered on a schedule of his estate and made oath thereto and
 vowing to true. Whereupon ordered that the said Wilkerson be discharged from custody
 of detained for no other cause.