

parties thereto and admitted to Record.

Deed of trust between Anthony N. Williams of the first part James J. Drury of the second part and Nicholas M. Gilbreath and Spradley Williams of the third part Conveying two negroes boy Stephen and John & feather bed and furniture 1 side board 1 Cloak 1 Dog chairs 2 Tables 1 Banquet under harness & wagon and Harness three carts & horses and two mule carts and 10 hds of Hops was acknowledged in the Clerks office on the 21st day of July 1821 by two of the parties thereto and admitted to Record.

Deed of trust between Christopher Drury and wife of the first part Hibbert Dixie of the second part and John Dixie and Anna J. Drury of the third part Conveying a tract of land containing 111 acres more or less growing crops household furniture was acknowledged in the Clerks office on the 29th day of July 1821 by two of the parties thereto and admitted to Record and was acknowledged on the 2^d day of August 1821 by the other party thereto.

Deed of trust between John B. Daugherty and wife of the first part Robert Ridge and Daniel Lyon of the second part and Thomas Jordan of the third part conveying all their interest in a certain house and lot situated in the Town of Petersburg and all their interest in Lucy Measuring estate was acknowledged and together with the Certificate annexed admitted to Record.

Deed of trust between John P. Hines of the first part Nicholas M. Gilbreath of the second part and Daniel M. Gammone and James T. Farnum of the third part Conveying five negroes to wit Abram Avery Tom Bates and Thirsty was acknowledged in the Clerks office on the 4th day of August 1821 by John P. Hines one of the parties thereto and admitted to Record.

The Accounts current Commissioners report of James D. Mapenburghs admr. vs Martha Edwards et al. of South Holloman admr. vs Elizabeth Freeman et al. and of George B. Holloman admr. vs John Holloman et al. having severally been on Trial and no exceptions being filed were confirmed and allowed to be recorded.

An Account current of James D. Mapenburghs admr. vs William Applegate et al. of his & son in Henry Applegate et al. of his admr. and Thomas Applegate et al. were returned & ordered to be on Trial for exception.

Smith vs wife & C. W. Drayton - Chas - This cause came on this day to be again heard upon the papers formerly read and the report of the Commissioners made at the last Term to which no exception has been filed and was argued by Counsel. On consideration whereof the Court affixing and confirming the said report doth adjudge, order and decree that the sole and exclusive right thereto remaineth to be held from State of Virginia between the parties.

Robert Redick Parks & Littlebury W. Mason who have been licensed to practice the law in the Courts of this Commonwealth on their motions have leave to practice in this Court and thereupon they took oaths required by Law.

On motion of Benjamin Lewis Adm'r in fact for Sterling Davis & wife Order'd that the Clerk deliver to said Lewis a bond filed in the Office of this Court as the sum of one Dm of the sale of the land of Hardy Applegate ad.

The last Will & Testament of Temperance Moore dec'd was proved by the oaths of Henry B. Norton and his next of kin thereto and on the motion of Henry Moore who made oath and gave bond with security according to Law Certificate is granted him for obtaining probate of said Will in due form.