

Paper of Attorney from Sterling Davis and wife to Mary Davis was returned and together with the certificate of its legal authentication in the state of Connecticut admitted to Record.

Deed of Bargain and Sale from G.R. Edwards to Seth R. Strong ^{conveying Land.}
acknowledged in his Office and admitted to Record.

Bond from George W. Lawrence, Elizah Dardens, and Wm D Bryant to James N. Murfie was proved in the Office and admitted to Record.

Bond from George W. Lawrence, Elizah Dardens, and Wm D Bryant to James N. Murfie was proved in the Office and admitted to Record.

Deed of Bargain and Sale and Certificate from G.R. Edwards to Harrisons & More conveying Land was acknowledged in the Office and admitted to Record.

Deed of Bargain and Sale from Thos S. Sholion and Wm L. Townes Com-
ing to Exum and Field Jenkins Conveying Land was returned and together
with the certificates of the acknowledgement of said Commissioners before
two Justices of the peace admitted to Record.

Ely
v. } In Chancery.
Ely

This cause came on this day again to be heard on the papers formerly read and on the report of the Commissioners heretofore made and was argued by Counsel. On consideration whereof the Court approving and confirming the said report to which there is no exception, doth adjudge, order and decree that the same be held firm & stable and binding between the parties, and that the costs of this suit be equally borne between the parties. Liberty being reserved to the infant defendants to show cause, if any they have, against this decree within six months after they respectively come to the age of twenty one years.

Riville

v. } In Chancery.
Riville Jr.

This cause came on this day again to be heard on the papers formerly read and on the report of the Commissioners heretofore made in the cause and was argued by Counsel. On consideration whereof the Court of probating Clerks confirming the said decree doth adjudge, order and decree that the same be held firm & stable and binding between the parties. liberty being reserved to the infant defendants to show cause, if any they have, against this decree within six months after they respectively come to the age of twenty one years.

Waller

v. } In Chancery.
Waller Jr.

This cause comes on this day to be again heard on the papers formerly read and on the report of the Commissioners made at the last Term to which an exception has been filed yous argued by Counsel. On considera-
tion whereof the Court approving & confirming said report doth adjudge, order and decree that the same
be held firm & stable and binding between the parties. liberty being reserved to the infant defendants
to show cause, if any they have against this decree within six months after they respectively come to the age
of twenty one years.

Francis

v. } In Chancery.
Francis' Goss Jr.

This cause comes on this day to be again heard on the papers formerly read and on the report of the Commer-