

(585)

Ordered that the estate of W^m Karrum dec^d be committed to the keeping of Saml Kello Sheriff of this County to be administered according to Law.

Ordered that the Clerk register Saml Crooker, free negro, who was born in this County as appears by the testimony of Tom & Hollings.

On motion of the petitioners. The Court doth appoint John D. Bryant, Sheriff, Long Gay & Alfred Stephenson (any three of may act) as Commissioners to view the Land in the petition mentioned, and assign of allot unto the said Elizabeth M. Bell, one third part of the said Land having regard to the quantity of quantity, as her donee therein: - and set aside same by me & Commissioner and report to this Court account of their proceedings.

Bryant
is
Benton } In Chancery

Decree as per decree filed

The Court doth assign Alfred S. Stephenson guardian of Sarah P. of Ann M. Washington repleas of Stephen A. Washington dec^d. Whereupon he gave bond and security according to Law.

~~The last bond and statement of William H. Edwards and was then discharged by the death of Mr. W. Edwards and the subscriber with his heirs~~

On the Application of Orris Moore and it appearing to the satisfaction of the Court that John Moore Senior is of insane mind. The Court doth appoint James D. Bryant Committee of the said John Moore Senior, and Whereupon he gave bond and security according to Law.

On the motion of John Moore & A. M. Howell who are bound in this Court as Executors for Jeptha Cobb & Jas Gardner Executors of Jeptha Gardner dec^d for the faithful discharge of the duties of their office or trust as Executors aforesaid this day came the said John Moore & A. M. Howell by their attorneys and it appearing that the said Jeptha Cobb & Jas Gardner Executors aforesaid have had reasonable notice of this motion, and the order made at August term 1851 requiring them to give a new bond with good security conditioned for the faithful discharge of their duties as executors aforesaid in the penalty of \$3,000. and they failing to give said bond as directed. It is ordered that their bond as Executors aforesaid be revoked & annulled.

John Ross having obtained an attachment against the goods and chattels of Nathl. Avery, his bonds for forty five dollars payable the 1st day of January 1855 and Robert J. Gibb, one of the Constables of this County by virtue thereof attached 20 barrels of Corn & 13 head of hogs. This day came the plaintiff by his attorney (and the defendant not appeared), it is considered by the Court that the plaintiff recovers against the defendant the sum of fifty five dollars with legal interest thereon from the 1st day of January 1855, and his costs by him in this behalf expended. And that the

Constable make judgment for ev

The last will by the oath witnesses thereto after Edward and gave them for obtain

Orders that Murphy or any

for the purpose that may be

On the motion of W^m H. Edwards the like may be according to ministrations

The Committee for two years to absent their

Ordered that bonds (and the lowest bridge of re

W^m W. Edwards commanding to take

Richard A. N. James in Court Peter Holme entered into thousand money of the said sum for shall have a