

Inghart & wife	Plaintiffs	} In Chancery
against	Defendants	
Goodwyn & also	Plaintiff	} In Chancery
McLament	Defendants	

These causes this day came on to be again heard on the papers submitted and on the report of the Commissioners made at the last term of this Court, to which reports no exceptions having been filed were argued by Counsel. On Consideration whereof, the Court confirming and approving said reports doth adjudge order and decree that the same be held firm and stable and binding between the parties forces, and that each party pay his proportionable share of the costs of these causes.

Sumner & al	} In Chancery
against	
Sumner & al	

The Commissioners in this cause this day made his report.

The Account of James Majors guardianship of Henry Kinder, Sallie V. Kinder, David H. Kinder and Elizabeth J. Kinder, of both D. Williams' guardianship of Laura Harrison and Mary C. Harrison of George W. D. Carter's guardianship of Malaki Scott, of Zachariah Doyles guardianship of Sarah A. Harris, Harriet Harris, Martha J. Harris and Olga V. Harris, of Nathaniel Simmons' executorial proceedings in the estate of Edward J. Simmons and also Distributive accounts of said estate, of Wm. S. Moore Trustee with John W. Gardner grantor in a deed of trust, and Thomas R. Russell Trustee with Richard S. Vick grantor in a deed of trust, having severally lain on the table and upwards in the Clerk's office and there being no exceptions thereto, were severally examined, confirmed, and ordered to be recorded.

On the application of Saml. Drury who produced the Sheriff's receipt for the Tax imposed by Law, License is granted him to keep a house of private entertainment at his house in this County until the next April term of this Court. It being the opinion of the Court that he is sober and of good character and will probably keep a house usefully and such as the Law requires.

Matthew Moore who has been elected Constable in District No. 1 in this County for the term of two years commencing on the first day of July 1856, this day took the several oaths prescribed by Law, and with John Moore and William D. Moore his securities entered into and acknowledged bonds in the penalty of \$500.00 conditioned as the Law directs; which bonds was acknowledged by the several obligees therein named and ordered to be recorded.