

(504)

Bond of bond
I remitted to
Audited July 28/60.

George W. Vick who has been elected Sheriff of this County to serve as such for the term of two years commencing on the 1st day of January 1860, together with James D. Raymond, James Dillard, Wm. W. Biggs, Richard J. Davis, Clinton D. Butler, Thomas M. Biggs & Mont J. Davis, his securities, entered into and acknowledged above in the penalty of Ninety thousand Dollars conditioned according to law, and thereupon took the several oaths presented by law which bond is now to be recorded.

On the motion of Robert Grotter who made oath (and together with Thomas J. Grotter, his securities, who justified on oath as to his sufficiency) entered into an acknowledged bond in the penalty of ten thousand Dollars conditioned according to law, certificate is granted him for obtaining letters of administration on the estate of Asuelin R. Grotter dec'd. in due form.

The last Will and Testament of James T. Butts dec'd. was this day proved by the oaths of Jos. E. Gillette and Wm. G. Holmes the subscribing witnesses thereto (and acknowledged to be recorded). And on the motion of Wm. H. Cobb and Wm. A. Bell, two of the executors therein named (Littleton R. Edwards the other executor therein named appeared in Court and refused to take upon any part of the business of the execution) who made oath and together with Wm. H. Nicholson, Edwin Scott, John Cobb & Benj. E. Cobb, their securities (who justified in oath as to their sufficiency) entered into and acknowledged above in the penalty of One hundred and twenty thousand Dollars conditioned according to law, certificate is granted them for obtaining a probate of the said will in due form.

Ordered that John Cobb, Henry Gray, Jep. B. Vick and Joseph Birthur or any three of them being sworn for the purpose do appraise all the goods or chattels and real estate of James T. Butts dec'd. that may be produced to them (and make due return of the same).

On the motion Wm. H. Cobb and Wm. A. Bell who made oath together with Wm. H. Nicholson, Edwin Scott, John Cobb, & Benj. E. Cobb, their securities, (who justified on oath as to their sufficiency) entered into and acknowledged above in the penalty of two thousand Dollars conditioned according to law, certificate is granted them for obtaining letters of administration on bonds now with the will annexed on the estate of Edward & Butts dec'd. in due form.

The Court doth adjudge Thosas D. Ogletree as guardian of his infant children Sam'l E., John D., David L., Joseph L., Edm'm. J. W. & Elizabeth M. Ogletree Whenceon he together with John P. Ogletree & Holl. M. Dole, his securities, (who justified on