

for & others Justice for Service in Court

	2105.17
J. J. Holmes	9 00
C. J. Pidder	12 00
A. T. Chapman	15 00
R. S. Barnes	12 00
John Peckler	9 00
W. E. Read	15 00
Joseph Peckler	9 00
John Vaughan	12 00
C. J. Brister	15 10
J. P. Newland	12 00
C. H. Newland	6 00
A. H. Newland	3 00
	3 00
	13 2 00

Chs due amount due of W Vicki Staff as per his account with the County this day.

By 1818 Feb 26 £5. each

2237.47
780.69

3018.16.

Ordered that the Sheriff collect from all titheable in this County or their owners the sum of five dollars to be paid and discharged the foregoing allowance and the balance of any of them in his hands subject to the further order of the Court.

Several lists of insolvents in the militia taxes of 1860 & 1861 collectible in 1861 & 1862 according to § 588. were returned by B. W. Vicki Sheriff & by M. J. Davis Deputy Sheriff of Southampton County verified by the officers of said B. W. Vicki Sheriff & M. J. Davis Deputy Sheriff this day anno 1862. Whereupon it is ordered to be certified to the Auditor, that the sum above the same to be correct and that it ought to be allowed.

This day appeared Mr Clayton, Richard W Clayton At. S. At. Clayton & C. P. Bangs Executrix of James Clayton Esq who allege that they are aggrieved by an entry on the book of personal property made by James W Bell brewer of the Review for said County for the year 1862 whereby they or their testators who is charged with £124. 6s 4d tax for the year 1862 or £207.75 personal property among and credits and thereupon the said Executrix moved the Court to remand them from the payment of the same to erroneously charged against their testators estate for £124. 6s 4d which action was defeated by the attorney for the Commonwealth for said County and John and George L. Gullion Esq. of James W Bell Breweries in whom mode this adjustment was made as a witness touching the application and it appearing to the Court that the said property on which the said tax was applied had been paid over by the Executrix to the legatees and distributees of the said Estate and was left and that said claim was by the said legatees and distributees and it appearing that not two years have elapsed since the book in which the said alleged erroneous entry herein made was certified by the Clerk of the Court of this County, and that application for relief against the erroneous entry was made on this day for the first time. On consideration whereof and from the facts proved the Court is satisfied that the estate of the said James Clayton is erroneously charged in said book with taxes amounting to £124. 6s 4d. Whereupon it is ordered that the Executrix of the said James Clayton do re-hear the same from the payment of the taxes so erroneously charged if not already paid if not paid that it be refunded to them.