

And therefore do say James Ailes entered into a recognizance on the sum of \$200. with D. and  
Breen, good Persons. Arthur H. March 10<sup>th</sup> that a Harry James, prisoner of color, his sureties on the  
bond of this County on the first day of the next Term of the said Court to answer the Breaches made  
of and concerning the officers whom he shall be bound charged and not to depart without the leave of  
the said Court

Frank Richardson a colored person who stands committed to the Jail of this County, charged with a  
felony by him committed on this, that he did on the 16<sup>th</sup> day of August 1866 in the said County,  
feloniously steal, take and carry away, a horse of the price of two hundred fifty dollars of the  
goods & chattels of Lawson Beale, was this day set to the bar in custody of the Sheriff of this County,  
and the Court having heard the witness, on the ground that the said Frank Richardson ought to be  
bound for the offence of which he stands charged before the next Term of this County - and the  
said Frank Richardson is remanded to jail -

Ridley

Ridley 1<sup>o</sup>

Case heard and docket as per term filed

} In Chancery

On motion of James Barnes Ordered that the Estate of Catherine D. and do be committed to the  
hands of Samuel Kelle Sheriff of this County for administration according to law -

On motion of James Barnes Ordered that the Estate of William S. Barnett do be committed to the  
hands of Samuel Kelle Sheriff of this County for administration according to law -

Darden's Case

J. D. Kyrick

} In Debt

On the motion of the plaintiff by their attorney it is ordered that this suit be dismissed -

O. P. P.

James Brown

For reasons appearing to the Court this case is continued till the next Term

Abner Alfred S. Stephenson

The will of James bearing date 16 August 1863 purporting to be the last will and Testament of  
James W. Mills was this day again produced in Court by William S. Moore and Virginia his wife  
in order to be proved. And Edwin C. Willes, Justice Parker appeared and approved the proof of  
the said will. Whereupon deors were witnesses were sworn and examined and the parties  
by their counsel fully heard. On consideration whereof it is the opinion of the Court that the testator at  
the time of executing the writing aforesaid was of sound mind and memory and that he was  
under no undue influence and that the said writing and the signature is wholly in the hand writing  
of the said James W. Mills. It is therefore ordered that the said writing be recorded as and for  
the last will and testament of the said James W. Mills do