

sheer whereof she was delivered on the 15<sup>th</sup> day of March 1866 and then was also returned a warrant upon for the apprehension of the said James Brown together with a recognizance entered into by the said James Brown to appear here and abide and perform such order as the Court should make concerning the same. Whereupon the said James Brown appeared accordingly and the said Martha Pearson and divers witnesses being sworn and examined and the said James Brown being fully heard the Court upon the whole circumstances of the case doth adjudge that the said James Brown is not the father of the said bastard child. Therefore it is ordered that the said James Brown be discharged from custody.

6th 353  
Law 250  
of 6.03  
1/2 of 2

On the motion of John Whitehead setting forth that he is bound on this bond as one of the sureties of James H. Denson & Junius H. Denson for their executional proceedings in the estate of John H. Denson dec'd. and that he conceives himself in danger of suffering damages by reason thereof and asking the Court for relief. It is ordered that the said James H. Denson and Junius H. Denson be summoned to appear here & shew cause if any they can why they should not be ordered to give a new bond with security according to law. Whereupon the said James H. Denson & Junius H. Denson appeared in Court and acknowledged the nature of this motion and the parties being fully heard It is considered by the Court that the said James H. Denson & Junius H. Denson execute a new bond in the penalty of five thousand dollars with good security conditioned according to law and that they pay the costs of this motion. And thereupon the said Junius H. Denson together with Wm. L. Davis, Wm. Francis & James H. Denson his sureties (who qualified in such as to their sufficiency) were introduced and acknowledged a bond in the penalty of \$5000 in consideration according to law, which bond having stamps of the United States Internal Revenue to the amount of one dollar affixed thereto is ordered to be recorded. And the said James H. Denson the other executor having refused to execute a new bond as required of him, his powers and duties as executor aforesaid are revoked and annulled.

Jessand Sand. R. Kettle presiding justice, Edward Bevier,  
Wm. Griffin, Henry V. Cobb, John C. Griffin, James  
H. Blighman, Milton D. Butler, A. P. Stephens,  
Wm. H. Bishop, Francis S. Kerley, E. C. Magel, J. P.  
Devany, Benjamin C. Donnell, Wm. Nagel, J. P.  
Darius