

to read as the last Will and Testament of the said Robert Cotton deceased

Present A. J. Stephenson & Wm. C. Merrill.

Henry M. Grogan, agent of Isaac Davis who was summoned to appear here this day at the instance of James M. Grogan and John H. of Thomas S. Burrows and the cause of any he had, why he should not be called to account a new bond with security according to law this day appeared by his attorney and the parties being fully heard it is considered by the Court that the said Henry M. Grogan execute a new bond with security for his administration of the estate of the said Isaac Davis de^d respectively of which it is to be in the sum of \$10,000 and conditional according to law and the said Henry M. Grogan here in Court declining to give the said bond it is ordered that his former estate as administrator of the said Isaac Davis de^d be revoked and annulled and that he pay the said James M. Grogan and John H. as aforesaid his costs in this behalf expended.

Ordered that Samuel Wells Sheriff of this County take and his bonds do underwritten estate of Isaac S. Davis de^d and administer the same according to law.

E. C. Magit who stands charged with a felony by him committed in this County and within the jurisdiction of this Court, in this Court, that he did on the 30th day of May 1867 in this County unlawfully and unlawfully shoot with a gun one James Atkin and Albert Atkin, with intent to wound, disfigure, maim or kill them the said James Atkin and Albert Atkin persons of color, this day appeared in Court in discharge of the recognizance entered into before E. J. Reilly a Justice of the Peace for this County, and was led to the bar in custody of the Sheriff of this County and thereupon sundry witnesses were sworn and examined as well on behalf of the Commonwealth as the prisoner and the prisoners was fully heard by the Court. On consideration whereof it is the opinion of the Court that the defendant is not guilty of a felony but of a misdemeanor only. Therefore it is ordered that the said E. C. Magit enter into a recognizance with security the said Magit on the sum of \$200 with sufficient security in the sum of \$200 for his personal appearance before this Court on the first day of August Term next to an indictment to be preferred against him by the grand jury for a misdemeanor. Whereupon the said E. C. Magit on the John H. Kinross his securities entered into such recognizance.

On the motion of A. M. Chapman one of the trustees of William S. Stephenson & Wells & Stephenson Executors of W. C. Stephenson de^d the parties being fully heard. It is ordered that the said W. C. Stephenson by Wells & Stephenson execute a new bond with security according to law in the penalty of \$1000 and pay the costs of this motion. Whereupon the said W. C. Stephenson & Wells & Stephenson with George W. Gray James G. Jones Ed. Spang & Augustus S. Smith de^d entered into and acknowledge a bond in the penalty of \$1000 conditional according to law which bond showing a receipt of the actual amount of the amount of one dollar offered there is ordered to be recorded.

On the motion of Sarah Darden next friend to Henry Schum & Fanny Barrett against Sally Barrett this day came the said Darden by his attorney the said Sally Barrett not appearing. It is considered by the Court that the Indictures binding Henry Schum & Fanny Barrett released children to the said Sally Barrett be recalled & annulled and that the said Sally Barrett pay the costs of the motion.

On the motion of Egan Gardner who makes to obtain a license to keep an ordinary in Frederick the Court being satisfied that the place where the Ordinary is proposed to be kept is suitable and convenient and that the said Gardner is a person of sobriety & good character