

received and on the contrary of Benjamin A James the Executor therein named who made oath and entered into bond but without security the writ requiring more to be received in the penalty of two thousand dollars conditioned according to law which bond was duly stamped with the official revenue to the amount of One dollar and affixed thereto is ordered to be recorded. Certificate is granted the said Benjamin A James for obtaining a portion of the said order in due form. It being declared on oath that the latter real spouses of the said Mark A James has not received in whole the sum of One thousand dollars.

Ordered that Justices W. P. Brown, James M. Brown, & David Turner being first duly sworn for that purpose do appraise all the goods & chattels of Mark A James here and return the appraisement under their hands to the Clerk of this Court.

Ordered that the account of Henry S. Howard Justice of this County amounting to \$120.75 be certified to the Auditor of Public Accounts for his examination & payment.

John Revell who stands bound by recognizance entered into at the last Term for his appearance James here on this day to answer the Com. warrant of a certain felony against the same accused this day appeared in Court and on the motion of the said John Revell the same is continued till the next Term.

As the petition of John E. Adams, James Adams, Thomas Long, David and Alfred Adams, filed under the act of the General Assembly passed February 11th 1857, entitled an act to amend the 2^d section of the act to stay the collection of debts for a limited period passed March 27th 1858, it is ordered that one of the Complainants of this Court assigned and reports attached and one of the above named parties is empowered and authorized upon the merits or principles of any debt the collection of which is stayed by the act aforesaid, and if he, either amount is owing for the benefit of the petitioner or any one or more of them, for one year, either amount such debt if above he would stand on, shall pay, assigning the whole upon their salary, and whether the same be applied shall be paid in installments or at any one time, and if in installments when the same shall be paid.

William A. Jones

against

Thos. S. Buchanan

This day came the Plaintiff by his attorney and he appearing to the Court that the said Defendant has had legal notice of this motion, he was solemnly called but could not, that it is considered by the Court that the Plaintiff's account against the Defendant, being then Dollars and being so found equal to the Interest for two years on the sum of \$650.00 principal debt due by said Defendant to the Plaintiff, by judgments rendered at the November Term of the Circuit Court of Transylvania County, 1857, and of which