

(15)

The last will and testament of Joseph Turner esq<sup>r</sup> was proved by the oaths of Remond C. Bennett  
and John Foster two of the witnesses thereto and sworn to be recorded, and on the motion of  
Edwin White guardian of Sally Readings estate, pronounced an account of the said estate made,  
which account was allowed by the court, sworn to by the said guardian and ordered to be read.

Charles Story and wife of said Arthur Hatchard an infant by his  
next friend Jacob Danvers appointed by the court to prosecute for him  
in the behalf and Richard A. Rose an infant child of Thomas  
Rose and his late wife Elizabeth now deceased formerly Elizabeth  
Hatchard by his next friend Thomas Rose and James P. Ross an  
infant child of Jacob A. Ross and Sally his wife late Sally  
Hatchard widow of Arthur Hatchard by his next friend Jacob  
Danvers appointed by the court to prosecute for him in the behalf  
against Complainants

Isaac A. Ross and Sally his wife and James Hatchard  
defendants

In Chancery

Appearing to the satisfaction of the court that the defendant James  
Hatchard is not an inhabitant of this Commonwealth therefore it is ordered that he appear  
here and answer the complaintants bill on or before the third Monday in February next  
and that a copy of this order be forthwith inserted in some publick newspaper printed  
within this Commonwealth for two months successively and posted at the front door of the  
courthouse of this county on two several occasions.

Attest Clerks both Present George Hardy Notary

The last will and testament of Ignatius Vaughan esq<sup>r</sup> was proved by the oaths of Remond C. Bennett  
and John Cooper two of the witnesses thereto and sworn to be recorded, and on the motion of  
Sarah Vaughan one of the executors therein named who made oath deposes and together with  
William Wells, Lemuel Pitts and Jacob Danvers her securities acknowledged their  
hand in the penalty of Two thousand dollars conditioned as the law directs certificate is granted  
her for obtaining a probate of the said will in my said County being caused to be set  
up under the seal of the said will to join in the probate when he shall think fit.

Ordered that Edith, or Edmund, James Pitts, Lemuel Pitts and William Edward or any  
three of them being first sworn before a justice of the peace for this county do appraise in  
current money the slaves of any and personal estate of Ignatius Vaughan esq<sup>r</sup> and return  
the appraisement to the court -

On the motion of Remond Bennett and Remond Williams (who made oath according to  
law) for administration on the estate of Cooper Williams esq<sup>r</sup> the same is granted them  
on their giving bond and security whereupon the said Remond Bennett and Remond Williams with  
James Pitts and John Williams their securities acknowledged their hand in  
the penalty of two thousand dollars conditioned as the law directs.

Ordered that John Moor, Thomas Pitts, Thomas Jones and Remond Williams or any three  
of them being first sworn before a justice of the peace for this county do appraise in current  
money the slaves of any and personal estate of Cooper Williams esq<sup>r</sup> and return the appraisement  
and to court -