

(69)

be held from any Stable forever and that she shall be proportionately bound between the parties.

Upon the petition of Joshua Leibell, It is ordered that Henry Day all sojourn with the persons appointed by a former owner of this court or anywhere of them being first sworn before a magistrate to what purpose do you see the Land through which a road - The purpose to be turned and report to the next Court, the consequences and inconveniences that will result as well to the public as to removal of the said roads shall be turned as proposed.

Ordered that Lazarus C. H. Shaw Faileath and William Phillips or any two of them do examine said and Little and account of the administration on the estate of Anna Larrie deceased and make a report thereof to the Court.

On the motion of Williamson Phelps who gives oath he together with John Barbau and Edward Reese his Committee entered into and acknowledged their bond in the penalty of one Thousand Dollars conditioned as the Law directs certificate is granted him for obtaining letters of administration on the estate of Lucy Negroni of a free Negro no sufficient

Ordered that Lewis Rochester, William Rochester, Benjamin Libby and Nathaniel Barbau or any three of them being first sworn before a magistrate of this County to apprise us amount money the sum of any and personal estate of Lucy Negroni if he and return the appraisement to the Court.

On the motion of Richard Dawson It is ordered that Will Butter be committed to the next Court to render an account of his Partnership of the estate of the said Richard Dawson.

Ordered that Samuel Bolwell be excused in future from the payment of taxes and taxes on his Negro man Jack being aged and infirm.

Ordered that the owners of the following out houses set down alight for free negroes according to Law unto William Rochester and Williamson Phelps.

Samuel Wallace is by the Court appointed Guardian to John Williams upon the Petition of the second who together with Richard E. Williams his Son, entered into and acknowledged their bond in the penalty of one Thousand dollars, with a condition according to Law.

John Lister having obtained an attachment against the estate of John Bryant who hath previously moved out of this County, or absconds or conceals himself so that the ordinary process of Law cannot be served on him for debt due by account and cause Mr. Brance Conklin, having made return that he has executed the said attachment on one feather bed and furniture one Dutchborn Spidersucker Dick, two plates, pair iron mugs one wooden table. This he came the parties by their attorneys and were fully heard. His Conscience by the Court that the Plaintiff recover against the Defendant Thirteen Dollars his sole damages from his just and true cost by him in this behalf expended. And it is ordered that the Judge make file of the said attachment properly by the aforesaid Lewis M. Brance Conklin, as the Law directs and out of the monies arising from such sale pay and satisfy this judgment to the plaintiff and reserve the surplus (if any) to the defendant. And attorney an account of such sale to the next Court.

Plaintiff
Defendant
Costs
Total
Date of Trial
Page No.