

233

Edwards. and thereupon the said Simon Murfee together with Benjamin Griffin and James D. Mapenburg his securities entered into and acknowledged a bond in the penalty of two thousand dollars - conditioned as the Law directs -

Present William Ricks. Clerk -

An Indenture of Bargain and Sale from Francis Williamson to Joseph Pope was acknowledged by the said Francis Williamson and ordered to be recorded.

The last Will and Testament of Joseph Gray dec'd was proved by the oath of Henry Robertson and Polly Gray wife of the testator thereto and ordered to be recorded. and on the motion of Exum Bryant the Executor therein named who made oath thereto and together with William Phillips and Iles Barritt his securities entered into and acknowledged a bond in the penalty of fifteen hundred dollars conditioned as the Law directs, certificate is granted the said Exum Bryant for obtaining a probate of the said Will in due form -

Ordered that Britton Bryant, George Williams, Burwell Bryant & William Neutor or any three of them being duly sworn before a Justice of the Peace for that purpose do appraise all the personal Estate of Joseph Gray dec'd and return the appraisement under their hands to the Court.

John Key

Plaintiff

against

Upon a bond

Mary Butts Jr & Mary Butts Sav.

Defendant taken for the

forthcoming of property at the day of sale

This day came the plaintiff by his Attorney and it appearing to the Court that the defendants have had legal notice of this motion they were solemnly called but came not. Therefore it is considered by the Court that the plaintiff may have execution against the said defendants for Eighty three dollars and thirty eight cents the penalty of the said bond and his costs by him about his suit on this behalf expended. And the said defendants in Mercy W.C.

But this execution may be discharged by the payment of forty one dollars and Sixty nine cents with legal interest thereon from the 14th day of February 1823 till paid and the costs -

Hardy Cross

Pliff

against

A motion upon

William T. Moore and Henry J.P. Hartsock

Deflts

forthcoming of property at the day of sale

This day came the plaintiff by his Attorney and it appearing to the Court that the defendants have had legal notice of this motion they were solemnly

Costs \$5.54

233

called by
may have
ars and p
his motion
But t
and two
day of
Seppe

John

Cots \$5.54

This o
the diffe
but can
have a
four c
in the

D

and f
1823

55

John

Cots \$5.54

55

the

cam

agai

of g

An

Bu

pp

all

le

6

7