

A. J. Nicholson for the benefit of Peter Bachett Jr. and John Nicholson, trustees ^{vs.}
against
Matthew Harris and Benjamin Evans

Motion upon a bona
dictis taken for the forthcoming
of property at the day of sale.

This day came the plaintiff by his attorney, and it appearing to the satisfaction of 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 defendants for the sum of Ninety three dollars and eighty four cents, the penalty of said bond, and the cost by him in this behalf expended, and the said defendants in mercy &c

But this execution may be discharged by the payment of forty-six dollars and ninety two cents with legal interest thereon from the seventh day of September 1836 till paid, and the cost.

Samuel A. Exum is appointed trustee to act under a deed of Trust, heretofore recorded in this Court, executed by Robert Exum to William Ricks for the benefit of John Exum.

By consent of parties, the Merchant's license heretofore granted to Seth R. Strong & Co. are hereby transferred to Hendry & Barham according to law.

Sophia Lowe is appointed Committee of the person and estate of Meajah Lowe as person of unsound mind, the court requiring no bona fide security of her.

In the motion of Mary Pope who filed her Bill against Peter Pope, an injunction is awarded her to restrain the defendant from disposing of or removing, or causing to be removed or sent out of the limits of this Commonwealth his property or any part thereof until the further order of this Court. And the Court doth order that unless the defendant shall enter into bonds with sufficient security to the said Mary Pope in the penalty of twelve hundred dollars, conditioned to abide the final decree in the cause that the Sheriff of the County or Sergeant of the Corporation in which the defendant's property or any part thereof may be found, take possession of it, and keep it until such security be given, or until the further order of the Court to the contrary.

Absent - James Clayton
Present - Samuel B. Hines } Sent.

A Report of foreclosing in Precinct No. 3 was returned and ordered to be recorded.

Ordered that Master Commissioner Cobb examine, state and settle an account of Nicholas Pope's administration on the estate of Henson Pope dead and make report thereof to this Court, with any matters specially stated deemed pertinent by himself or which he may be required to state.

In the motion of Polly A. Brattle who made oath and together with Lewis A. Branch and Harry Gay, her securities, entered into and acknowledged a bond in the penalty of Five hundred dollars, conditioned as the Law directs, certificate is granted her for obtaining letters of administration on the estate of Claiborne Brattle dead, in due form.

Ordered that Jno L. Bailey, John A. Hill, Williams C. Pond and Robertson Holt or any three of them, being first sworn before a Justice of the peace for that purpose, do appraise all the personal estate of Claiborne Brattle dead and return the appraisement under their hands to this Court.

Ordered that the Estate of Charles Sims sheriff of this County, for administration

Ordered that Zebulon S. Simmon, Justice them, being first sworn before a Justice of the State of Charles Simmon dead and re-

Patrick Griffin and Rebecca his wife, son his wife, Mary Anne Britt, James M. Britt and Nathan H. Britt, the four friends

against
Mary Britt, widow and relief of Nath

This day came the parties by their decree of this Court pronounced at to be recorded, and is as follows, to wit, order of the last September Court, according to the decree, did this day spent of nine months the lands name

and when Davis Bryant became He complied with the terms in the following
Pay (paying) in cash (the cost, expense
bond (payable to Mary Britt) on
bond payable to Pats. Griffin (on
bond payable to Sally M. Britt
bona payable to Jet. Taylor (in
bond payable to Comrs for benefit
bona payable to Comrs for benefit
The above bonds were all signed by
in consequence of a mistake the amount
above, and those bonds which were
by M. Britt and Jet. Taylor were paid
in the said order and their receipts
benefit of the infant parties (to wit
Britt & Nathan H. Britt, your Com
may be released from further responsibility
year first written. Jas. May. 1st
aera that the sale and division afores
of forever binding between the parties.

Ordered that James A. Parker be ap-

On the motion of James A. Parker against and it appearing to the satisfaction of motion, he was solemnly called but as Plaintiff recover against the said De-