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Bath and run thence a West course to the corner of said William G. Everett's line, which is the distance of One hundred and eighty yards, the only inconvenience which Mr. Turner can labour under is in keeping the old way open, the keeping up a line from the road to the corner of said Everett's line the distance of 180 yards, which the said Everett made this proposition to the parties: that he would get the fence rails on the land belonging to the Estate of Benj. Turner run the fence and guarantee to the parties that he would keep them up during his life, which they refused - which we humbly submit to this Court. Given under our hands this 23rd day of March 1839. J. W. Reese, Sheriff
 Brew. & Nathaniel Francis. Simon McElroy. Benj. ^{his} ^{mark} Ellis. Howell Harris.
 Whereupon it is ordered that Elizabeth R. Turner and the said Elizabeth who is hereby appointed guardian ad litem to the infant children of Benjamin Turner dec'd. be summoned to the first day of the next Court to shew cause, if any they can, why the said Everett should not have leave to alter said road as proposed.

On the motion of Jeff Hart who made oath and together with Benjamin M. Hancock his security entered into and acknowledged a bond in the penalty of One hundred dollars conditioned as the law directs certificate is granted him for obtaining letters of administration on the estate of Richard Hart deceased in due form.

Ordered that George Gay, Charles Hart, Benjamin Hart and Alfred A. Brittle or any three of them being first duly sworn before a Justice of the Peace for that purpose do appraise all the personal estate of Richard Hart dec'd and return the appraisement under their hands to Court.

An Inventory and appraisement of the estate of Jane Applewhite dec'd was this day returned and ordered to be recorded.

James French for James H. Lovell
 against
 Jonas Edwards

Plff: { In Debt
 At: }

By consent of parties it is ordered that this suit be dismissed and that the defendant pay to the plaintiff his costs.

A Power of Attorney from Fieldard Vasper to James Vasper together with the certificates thereto annexed was returned and ordered to be recorded.

54.66
 ffa:fo:

On the motion of Ransom G. Harrell executor of Bird Harrell dec'd against P. W. Harrell. This day came the plaintiff by his attorney and it appearing to the Court that the defendant hath had legal notice of this motion he was solemnly called last comment. Therefore it is considered by the Court that the plaintiff recover against the defendant the sum of forty five dollars and Sixty cents with legal interest thereon from the 10th day of August 1836 till paid, which the plaintiff as Executor of Bird Harrell dec'd paid to the Sheriff of Southampton County on an execution against said Bird Harrell as security for the defendant in a bond executed by the said defendant and Bird Harrell to Court Bowers Sheriff and Committee of the estate of John Harris dec'd on the 30th day of December 1833 on which bond suit was brought, judgment obtained, and said execution since set aside the sum paid as aforesaid - and also that the plaintiff recover against the defendant his costs by him in this behalf expended. And the said defendant in Money of

Richard L. Thomas
 against
 Joshua Dyer and Stephen St. L. for the forthcoming of
 This day came the Plaintiff to
 had legal notice of this motion
 ered by the Court that the sum
 hundred and forty four dollars
 paid in this behalf expended.
 But this execution may be de-
 cts with legal interest there-
 An Inventory and
 returned and ordered to

A Deed of bargain on
 Everett was proved by the

An Inventory and
 was returned and Order

The Commonwealth
 against
 James H. Gould

The same

against
 James Ross

The executors of the Po

against
 Arthur C. Magot

For reasons appear

John Brown is ap-
 plicant dec'd and the
 Samuel Holmes his
 of three thousand dol-

John Brown is ap-
 dec'd and therefore
 Holmes his execu-
 three thousand dol-

On the motion of
 and William S. Con-
 sonably of five hundred
 him for drawing