

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 executed against the Defendants for ninety nine dollars and forty cents the sum of the said bond and his costs by him in this behalf expended. And the said Defendants in mercy. But this execution may be discharged by the payment of forty nine dollars and eighty cents with legal interest thereon from the 25<sup>th</sup> day of October 1839 till paid and the costs -

On the motion of James D. Maffenburg Sheriff of this County before the court is permitted to qualify as his deputy during his pleasure, it appearing to the Court that the said John Dowry is a man of sound povert and good character he therupon took the several oaths prescribed by law.

On the motion of Cherry Evans pro se. Ordered that the Clerk furnish her with a new copy of her状纸 appearing to the Court that the former copy has been casually lost or destroyed -

On the motion of Martha Rockelle executor of James Rockelle dec'd against William Rick.  
This day came the plaintiff by her attorney and it appearing to the Court that the Defendant had had legal notice of this motion he was solemnly called but came not. Therefore it is considered by the Court that the Plaintiff recover against the defendant the sum of forty eight dollars and thirty cents with legal interest thereon from the 9<sup>th</sup> day of January 1840 till paid; which sum the plaintiff has been compelled to pay as discharge of an execution which issued upon a judgment obtained in this Court against her by Robert Rick's surviving wife of himself and Edwin Rick's who were executors of Robert Rick's dec'd upon a bond executed by the Defendant and the said James Rockelle in his lifetime as his security made payable to Robert & Edwin Rick's executors of Robert Rick's dec'd; and his costs by her about his suit in this behalf expended  
And the said Defendant in Mercy. J.C.

A Bill of Gift from Margaret Edwards to Brian Daugton was proved by the oath of Daniel R. Gardner and William D. Edwards the notary publics deponents and ordered to be recorded.

Ordered that Jane Beale formerly Williams administrator of Matthew Williams dec'd settle before Master Benjamin Cott an account of her administration on said estate, and that she and Benjamin Cott, and settle the same and make report thereof to Court with any matters specially stated pertinent by herself or which be may be required to state.

Joseph Williams and Eliza V. Williams infants of Matthew Williams dec'd with the application of the Court made choice of James Wick for their guardian and thereupon the said James Wick with William Davis and Gilbert Wick his executors interdicted and acknowledged a bond in the penalty of Twenty five hundred dollars conditioned according to law -

Anne Atherton

J.C.

against  
Catharine S. and Joseph Williams infants of tender years of C. Atherton Esq.

On the motion of the plaintiff Elizabeth R. Edwards is appointed guardian ad litem to the infant defendants. Whereupon the cause was this day dictated by consent of parties and by law of