

administration of her deceased husband's estate. Whereupon the master of Supt L. Stanley who made oath and together with Thomas J. Drummight, John C. Nicholson and Alfred J. Stephenson her securities entered into and acknowledged a bond in the penalty of four thousand dollars conditioned as the law directs, certificate is granted him for obtaining letters of administration on the said Rufkin Hart's estate in due form.

Ordered that Shadrack Boggs, Thurgood Lewis, Supt Connell and Alfred J. Stephenson or any three of them may forth duly sworn before a justice of the Peace for that purpose appraise all the personal estate of Rufkin Hart deceased and return the appraisement under their hands to Court.

Lucy A. O'Farrell orphan of Boston Seabrough with the approbation of the Court made claim of Margaret Bechelton for her guardian sole with William Douse and Donald G. Seabrough her securities entered into and acknowledged a bond in the penalty of two thousand dollars conditioned according to law.

The Court apigns William Beale guardian to Nathan J. Williams orphan of Nathan Williams deceased and therewith the said William Beale together with James Maget and Davis Boyant his securities entered into and acknowledged a bond in the penalty of ten thousand dollars conditioned according to law.

Arthur C. Maget

against

Samuel H. Pond and James H. H. Pond

Bif

A motion upon a
bond taken for the

85.16

3d. of Oct.

for the sum of forty 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 defendants for the sum of seventy five dollars and fifties cents the penalty of the said bond and his costs by law about his action in this behalf expended. And the said defendants in Money of^d. But the execution may be discharged by the payment of thirty seven dollars and fifty seven cents with legal interest thereon from the 17th day of October 1851 till paid and the costs.

John Tracy who sue for the benefit of General J. W. Nichols

against

William J. Williams and River Walker

Bif

A motion upon a
bond taken for the

85.16

3d. of Oct.

for the sum of forty 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 defendants for eighty five dollars and thirty eight cents the penalty of the said bond and his costs by law in this behalf expended. And the said defendants in Money of^d. But the execution may be discharged by the payment of forty two dollars and nineteen cents with legal interest thereon from the 13th day of October 1851 till paid and the costs.

James
affers
Pond
Walker

John
Nichols
Walker