

(438) with the Apampeack Swamp, thence the course of said Swamp to a line nearly Chopped running S 71° W to the downstream at a point, a new chopped corner, thence along said downstream to the beginning in the quo梧gaard. Novem: 1. 1851. William D. Head Surveyor - Recy. Dowry Elijah Adams. John Davis. J. S. Preston.

Jane Beale

against  
Martha G. Teller St and Edwin M. Beale

Off. { C. W. Shantz  
Off. {

On motion of the Plaintiff Settler R. Edwards his appointed guardian ad litem to the said defendants. This day this cause was docketed by leave of the Court and consent of parties and came on to be heard on the bill and answer and was argued by Counsel. On consideration whereof the Court doth order, adjudge and decree that James Wicks be appointed Commissioner of the land for the purpose, and that after having advertised the time and place of sale for fifteen days at two or more public places within the County and in the neighborhood, he proceed to sell to the highest bidder the land mentioned in the bill, and that he take from the purchaser two bonds with good security payable six months after date (having received so much in cash as well pay the cost of this decree) in the following amounts to wit: one bond for one fourth of the proceeds of the sale and assign the same to Jane Beale in fee on account of her dower right in the land, and the other bond for the remainder of the proceeds and assign the same to the guardian ad litem of Martha G. Teller St and Edwin M. Beale infants. And the Court further decree that the said Commissioner convey the aforesaid land to the purchaser by his or her deed, and make report of his proceedings to this Court in order for a final decree.

Ordered that William C. Stephenson, Allen Edwards, and William Boarder or any two of them let the repair of the lower Seacrest bridges remain the same when completed and make report thereof to Court.

Benjamin E. St. L.

against  
Anthony N. Williams and Spratt Williams

Off. { A motion upon  
Off. { a bond taken

95.16

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 had had legal notice of this action they were solemnly called into court. Therefore it is considered by the Court that the plaintiff may have execution against the defendants for thirty three dollars the full sum of the said bond and his costs by him in this behalf expended. And the said Defendants in Mercy R. But this execution may be discharged by the payment of thirty one dollars and fifty cents with legal interest thereon from the 4 day of October 1851 till paid and the entire

William H. Eley for the benefit of Rev. H. Chapman

against  
James Cook and John Maynard

Off. { A motion upon  
Off. { a bond taken

95.16

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 had had legal notice of this action they were solemnly called into court. Therefore it is considered by the