

as security for Barton Taylor for his due and faithful administration of the Estate of James Taylor dec^d and that he conceives himself to be in danger of suffering by occasion thereof and praying the Court for relief Ordeed that the said Barton Taylor be summoned to the next term of this Court to show cause why he should not be ruled to give the said Bryant counter security or to execute a new bond with security according to law.

James Sherrod this day returned an account of his stewardship of James P. Boykin which account is ordered to be recorded. And it appearing that the word is dead and that Edmund Underwood who intermarried with the orther of the said word is entitled to the balance due on the said account being the sum of \$43.94. Ordeed that the said Sherrod pay the said balance to the said Edmund Underwood in right of his wife.

William O Bond
against
Aunt Branch

Deft. } upon a writ of
Deft. Doral Detainer

The Court summoned to try the cause having failed to meet. This day came the parties by their attornies and thereupon the plaintiff presented his complaint of unlawful detainer against the Defendant with the affidavit thereafter written the warrant issued upon the said complaint and the return made on the warrant. and thereupon came a jury to wit John M Rochelle, John M Holland, James J Williams J. B. Atling, Abner R. Stephenson, Willis Willons, Jeph B. Vick, Arvington Gardner, Jacob Senore, Edwin N. Williams, Jonathan Barden & Jethro Cobb who being sworn to try whether the Defendant against the Consent of the Plaintiff holds seisin of the tenements mentioned in the Complaint filed in this cause, Whether the said Defendant hath so held seisin thereof against the Consent of the plaintiff for three years next before the exhibition of the said Complaint and whether the plaintiff hath the right of the seisin in the tenements aforesaid and to find a true verdict thereupon according to the evidence and having heard the evidence upon their oath return a verdict for the plaintiff on these words to wit.
"We the jury find that the defendant did at the time of the exhibition of the Complaint filed in this cause, hold seisin of the tenement therein mentioned against the Consent of the plaintiff that the said defendant hath not so held seisin thereof against the Consent of the plaintiff for 3 years next before the exhibition of said Complaint and that the plaintiff hath the right of seisin in the tenement aforesaid."
Therefore it is considered by the Court that the plaintiff recover against the Deft. the seisin of the tenements aforesaid and his costs by him in this behalf expended. And that said Defendant may be taken & thereupon the Plaintiff pray a writ to the Sheriff of this County to be directed to cause him to have his seisin of the tenement aforesaid, and to him it is granted returnable here of.

The Court doth assign Mary White guardian to Cornelius S and John White the nephews of William White dec^d and thereupon the said Mary White with Sather