

On the Motion of Thomas J. Pitts. Ordered that Master Commissioner Cobb examine State of title on account of the said Pitts administration on Am. Pitts late estate and make report thereof to Court with any matter specially stated deemed pertinent by himself in which he may be required to state.

On the Motion of Thomas J. Pitts. Ordered that Master Commissioner Cobb examine State of title on account of the said Pitts administration on John L. Bracken's late estate and make report thereof to Court with any matter specially stated deemed pertinent by himself or which he may be required to state.

Enoch Pratt who stands bound by recognizance before Alexander Myrick a Justice of the peace for this County with Delah Ellsworth & Benjamin Burne his securities to appear here this day and do and receive what by the Court shall direct & there be informed him was solemnly called, but came not. Whereupon it is ordered that a writ of Scire facias be issued against the said Enoch Pratt & his securities returnable here to the first day of August term next.

On the motion of Nathan R. Bryant against Martin Taylor administrator of James Taylor dec'd for County security. The summons awarded against the said Taylor at May Term last being returned executed and the said Taylor failing to appear it is ordered that the said Taylor give the said Bryant good counter security the penalty of which is to be in the sum of the land executed by the said Taylor for his administration and the said Taylor failing to give the security it is ordered that his letters of power as administrator as aforesaid be recovred & unsealed.

Ordered that the unadministered estate of James Taylor dec'd be committed to the hands of William L. Corlett Sheriff of this County for administration according to Law.

James Bell

Pet.

against

{ Motion upon a land
Right taken for the forthcoming

Thomas G. Jones & Archibald McSorrell

of property at the day of sale

This day came the plaintiff by her 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 executed against the defendants in the sum of ninety six dollars and twenty cents the penalty of the said land and has certified to him almost his motion in this behalf suspended. And the said defendants in May 1812. But this execution may be discharged by the payment of forty eight dollars and thirty five cents with interest thereon from 16th day of May 1812 till paid & the costs

An ACCOUNT current and Commissioners report of Thomas J. Pitts administration on John L. Bracken's late estate was this day returned and ordered to lie on term for execution.