

Jacob Denoe who stands charged with felony in forging a land against Joseph Sonow James Sonow & Francis Sonow, this day appeared in Court, in discharge of her recognizance entered into at the last Term and was set to the bar in custody of the Sheriff of this County, and thereupon severally oaths were sworn & examined as well as by the Commonwealth as of the prisoner. & the prisoner was heard in his defense by Counsel, the Court after hearing the testimony & from all the circumstances of the case are of opinion & do therefore order that the said Jacob Denoe be discharged from further prosecution for the said forged offenses, And therefore the said Jacob Denoe is discharged from custody.

On the Motion of Henry Pilkowy against John At Turner. This day came the Plaintiff by his Attorney, and it appearing to the Court that the defendant had filed a legal notice of this motion, he was solemnly called and came not. Therefore it is considered by the Court that the Plaintiff recover against the said Defendant Thirty eight Dollars and <sup>and</sup> security made with him on the 15<sup>th</sup> January 1842 till paid which sum the Plaintiff <sup>is to demand</sup> to satisfy a fit & execution in favour of William Parker attorney of Temperance Parked and also that the Plaintiff recover against the Defendant his costs by him in this behalf expended. And the said Defendant is bound if <sup>to</sup>

Benjamin Peal, William Peal & Robert Peal and Nancy Whitfield infant by  
Whitfield his next friend.

against  
Augusta Pope

Pilk.

Biff.

In Chancery

The Commissioners appointed by the decree in this cause, this day made the following report to say "Aequably to the aforesaid order of the worshipful Court of the County of Southampton dated April Court 1842 to us directed. We the undersigned Commissioners, in obedience to the requisitions of said order, have divided, and sold part of the tract of land of which Holliday Peall did proprietor, in the following manner. To wit. Lot No 1 as designated in the 5<sup>th</sup> clause of said Holliday Peall's will containing Sixty & half acres we have divided into 3 parts or lots equal in value, and assigned lot No 1 containing twenty two & half acres to Benjamin Peall for life, remainder to his children, & being the lot wherein he now resides and bounded by the lands of John Peall, Septah J. May J. Peall, Samuel Peall, Martha Bynum & Lot No 2 — Lot No 2 Containing eighteen & three fourths acres drawn for William Peall in fee simple, and bounded by lot No 3 and by lot No 2 in the division of the Arter field — John Peall, Benjamin Peall, or lot No 3 and Martha Bynum — Lot No 3 containing nine acres & one fourth acres drawn for Robert Peall in fee simple, and bounded by the lands of Martha Bynum, Norden W. Bryant & C. lots No 4 & 2 in the division of the Arter field and William Peall or lot No 2. — We have also divided the other field mentioned in the 5<sup>th</sup> clause of said Holliday Peall's will, into shares or lots equal in value as follows. To wit Lot No 1 containing eleven & three fourths acres drawn for Nancy Whitfield in fee simple and bounded by the lands of Robert Peall or lot No 3 Thomas Neeson, John Peall, and a line beginning in a small ditch in his line, thence down said ditch to a small branch. Thence down the run of said small branch to said Robert Peall's line the ditch & branch being the line between lots No 1 & 2 in the division of the said Arter field. Lot No 2