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iii Special provisions

On Motion of George A W Neuman Sampson & Rose, Denslow & Howell, John McNeal James Williams Fielding J Malone & Daniel H Drongeck who severally produced the Sheriff's receipt for the two imposts by law, and introduced land with County owing to law license are granted them to keep an Ordinary that is to say the said Neuman at his house in Jerusalem Common to Rose at the Long Steps in this County John Denslow at Franklin Chapel in this County John McNeal at Neuman's Repository County James Williams at Williams store in this County Fielding J Malone at his house in Jerusalem in this County Daniel H Drongeck at his house near Jerusalem in this County till May Court next if appearing to the Court that the petitioners are men of good character and not addicted to drunkenness or gaming.

On the Motion of D E & H P Pope & Elijah Leynor Merchants in this County who severally produced the Sheriff's receipt for the additional tax imposed by law on retail Merchants for the privilege of retailing Spirituous liquors &c the Court adjuges that that the said D E & H P Pope & Elijah Leynor are men of good character and that their stores are fit and convenient places for the neighborhood in which they are situated for the retail of such ardent spirits.

On the Motion of Pittsburg H Mason who made oath and together with Nathaniel T Williams and Thomas Kelley his associates entered into and acknowledged a bond in the penalty of three hundred Dollars conditional as the Sureties certificate is granted him for obtaining letters of administration on Charlotte Applewhite Estate in due form.

On the motion of Sam'l Drury & Joseph H N Barham who produced to the Court the Sheriff's receipt for the tax imposed by Law a License is granted them to keep a House of Entertainment, that is to say the said Drury at Brewerville in this County and the said Barham at Bethlehem Creek Roads in this County until the next May Term of the Court.

Samuel Barham

against

John N Land Esq: & Nathaniel Howell do?

This cause the day came out to be heard in the bill annexed replication thereto and exhibits filed and was argued by counsel. On consideration whereof the Court did adjudge orders to direct that the injunction awarded the plaintiff on the 19th day of September 1812 to be dissolved that the bill of the plaintiff be dismissed and that the plaintiff pay to the defendant his costs by him about his defense in this behalf expended.

The Register of Henry Chappell & Betty Long Surrogates were examined and certified to a true made

Pff
John Chappell
Deft