

Ordered that Allen J. Harris, Horace Harris, John Dray & Dayman's Bill, ranous or any three of them being first duly sworn before a Justice of the Peace for that purpose to appear all the personal estate of Edmund S. Bradley dec'd and return the appurtenance under their hands to Court.

On the motion of William Prince who made oath and together with James Drury and Joseph H. Penn his securities entered into and acknowledged a bond in the penalty of six hundred dollars conditioned as the law directs certificate is granted him for obtaining letters of administration on the estate of Edwin T. Russ dec'd in due form.

Ordered that John Drury, Joel Harris, John Williams and Job Prince or any three of them being first duly sworn before a Justice of the Peace for that purpose to appear all the personal estate of Edwin T. Russ dec'd and return the appurtenance under their hands to Court.

On the motion of William Prince who made oath and together with James Drury and Joseph H. Penn his securities entered into and acknowledged a bond in the penalty of one thousand dollars conditioned as the law directs certificate is granted him for obtaining letters of administration on the estate of James Phipps dec'd in due form.

Ordered that James Drury, John Drury, James D. Webster and Samuel Drury or any three of them being first duly sworn before a Justice of the Peace for that purpose to appear all the personal estate of James Phipps dec'd and return the appurtenance under their hands to Court.

Caroline C. Wall wife of William Hall dec'd with the appurtenance of her said husband's choice of Gary Gay for her guardian who together with Alfred T. Stephen and Robert Holt his securities entered into and acknowledge a bond in the penalty of five hundred dollars with condition according to law.

New account of Samuel Vaughan's guardianship of Barbara Gardner was returned and ordered to be recorded.

A. S. H. Burgess for the benefit of Richard Darden
against

Devotion Whitney and Bates S. Whitney

Bills:

3 Actions
Bills 3 above named

This day came the plaintiff by his attorney and it appearing to the court that the defendants have had legal notice of this motion they were severally called but came not. Therefore it is considered by the court that the plaintiff may have execution against the defendants for the hundred and two dollars fourteen cents the penalty of the said bond and its rate by him on this bill expended. And the said defendant in Henry 8^o

that this execution may be discharged by the payment of fifty one dollars

92.66

for 4^o