

(204)

daughter of Ephraim Bryant dec<sup>d</sup> who served in the late War of 1812 under General Nelson as corporal soldier in the 10<sup>th</sup> Regiment of Infantry and that the said James Gray is the only heir at law in fact to him the said Ephraim Bryant aforesaid.

In satisfactory evidence was adduced for Court to prove that Anna Barnes is the co-heiress and widow of Littlebury Barnes dec<sup>d</sup> who served in the late War of 1812 under Captain Hellman as corporal in the 10<sup>th</sup> Regiment Virginia Militia, and that the said Anna Barnes is the only heir at law in fact to him the said Littlebury Barnes in a private in the aforesaid Regiment.

Ordered that the Sheriff summon all the acting Justices of the County to the first day of October next to appoint Commissioners to partition the lands in this County.

On the motion of Benjamin L. Drue Ordered that William D. Reed esq<sup>r</sup> shall and adjust an account of the said Lanes guardianship of Lucy Anne Hellman & Edmund P. Hellman and George Roberts and make separate accounts to Court.

Sept 97

Sept 10<sup>th</sup>

Gray J. Judkins is appointed Surveyor of the road in the name of New Hellman dec<sup>d</sup> and has ordered that the usual bonds be made thereto.

On the motion of Augustin Pope Ordered that Master Lemuel James Bellamy shall and settle an account of said Pope's executorial proceedings on Gadsby Revelle's estate and make report thereof to Court.

Sophia P. Hale  
against  
Margaret G. Nicholson  
Judgment-

Plff { Upon an appeal  
Def { from a Justice

By consent of parties by their attorneys it is ordered that this appeal be dismissed so that each party pay their own costs.

N. J. Willmett, Henry Knobell and A. Hawes and his wife Mary who are also  
Rochelle Plff: In the County  
against

Martin Rochelle an infant by L. R. Edwards his guardian ad litem. At This day this cause was docketed with leave of Court and consent of parties and came onto to be heard on the bill and answer with like consent and was argued by Counsel. On consideration whereof the Court doth adjudge and direct to purpose to offer advertising the time and place of sale for at least twenty days at the Court house and at his or more public places in the neighbourhood of the Court house to sell the goods oftest in the bill mentioned which descended from William Rochelle to the highest bidder on a credit of six months reckoning as much or less as may appear to defray the expenses of this sale. That the said Lemuel James shall pay the purchase four bonds for the residue of the price of sale in equal