

On the motion of Davis Bryant who came with me together with George M. Bryant and William D. Bryant his servants came into and acknowledged a bond in the penalty of five hundred and dollars conditioned as the law directs that a certificate is granted him for claiming letters of administration on the estate of William Vick die^d in due form.

Ordered that John Ellsworth, Amelius Darrell, Russell Bartlett and Tom Vick or any three of them being first duly sworn before a Justice of the Peace for that purpose do appraise all the personal estate of William Vick die^d and return the appraisement under their hands to Court.

The Court doth adjudge John J. Powell guardian of Estelle & Powell wife of James Powell die^d and therefore the said John J. Powell with Nathaniel Jones and William Dennis his servants came into and acknowledged a bond in the penalty of six thousand dollars conditioned as the law directs.

On the motion of Estelle M. Gray the executors named in the last will and testament of Benjamin Gray die^d herebefore proved and recorded in this Court, who came with and together with Eliza Murray and Sam Powers his beneficiaries came into and acknowledged a bond in the penalty of four thousand dollars conditioned as the law directs that a certificate is granted him for claiming Letters of Administration on the said will in due form.

Walter Bevins Merchant & Pierre Merchant and partners trading under the name and style of
Bevins, Pierre &c
against
Hannig J. Smith and John R. Williams

Pltf

Dft

A suit for a bond conditioned for the forth

1266

In fa^d

coming on the day of date of property below under execution.

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 solemnly called into court. Whereasupon the Court and the bond and execution of record being produced and inspected it is considered by the Court that the plaintiff may have recovered against the defendants for One hundred and eight dollars and thirty eight cents the penalty of the said bond and their costs by them about their suit in this County expended. And the said defendants in Murray &c. But this judgment is to be discharged by the payment of fifty four dollars and nineteen cents with legal interest thereon from the 28th day of July 1815 till payment and the costs.

John M. Burley administrator of Lucy Burley die^d

against
Hannig J. Smith and John R. Williams

Pltf

Dft

A suit for a bond conditioned for the forth

1266

In fa^d

coming on the day of date of property below under execution.

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 solemnly called into court. Whereasupon the execution and bond aforesaid being produced and inspected it is considered by the Court that the plaintiff may have recovered against the defendants for One hundred and forty five dollars and seventeen cents the penalty of the said bond and their costs by him in this County expended. And the said defendants in Murray &c. But this judgment is to be discharged by the payment of Eighty two dollars and seventeen cents with legal interest thereon from the 28th day of July 1815 till payment and the costs.