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Moore his securities entered into and acknowledged as bond in the penalty of fifteen hundred dollars conditioned according to law.

The Court doth affirm Williams et Jones guardian to Martha W. Reuben et Mary G and Thomas P. Smith wife of Thomas P. Smith dec'd and therefore she said Williams et Jones with Sampson & Rose and Peter D. Barker and his securities entered into and acknowledged as bond in the penalty of ten thousand dollars conditioned according to law.

On the motion of Williams et Jones guardian of Martha W. Reuben et Mary G and Thomas P. Smith Ordered that the guardians be authorized to expend One hundred dollars of the principal of each of his wards estate exclusive of interest for their support &c.

An Inventory and Appraisement of the estate of James C. Williams dec'd was allowed and ordered to be recorded.

On the motion of Gary Tay Ordered that Isidor Drapkin member of Isid Drapkin dec'd make before one of the transcripts of this Court an account of said Isid Drapkin administration of Williams Halls estate which account the commissioner is directed to examine stated and polled and written report thereof to Court.

William Briggs

Plff

against  
L. Fountain Myar and G. A. M. Newson

A motion upon

aff'd bond conditioned

9. 6. 6.

for the forthcoming on the day of sale of property taken under execution.

To go off

This day comes 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 but came not. Whereupon the execution and bond aforesaid being produced and inspected it is considered by the court that the plaintiff may have execution against the defendants for One hundred and eight dollars and eighteen cents the penalty of the said bond and his costs by sum in that behalf expended. And the said defendants in Money of But the judgment is to be discharged by the payment of fifty four dollars and nine cents with legal interest thereon from the 1<sup>st</sup> day of January 1866 till paid and the costs.

James M. D. Anderson

Plff

against  
Willis Willow and James Oldfield

A motion upon  
aff'd bond conditioned

9. 6. 6.

for the forthcoming on the day of sale of property taken under execution.

This day comes the plaintiff by his attorney and it appearing to the satisfaction of the court that the defendants have had legal notice of this motion they were solemnly called but came not. Whereupon the execution and bond aforesaid being produced and inspected it is considered by the court that the plaintiff may have execution against the defendants for One hundred and forty four dollars and fifty cents the penalty of the said bond and his costs by sum in that behalf expended. And the said Defendants in Money of But the judgment is to be discharged by the payment of seventy seven dollars and twenty five cents with legal interest thereon from the 22<sup>nd</sup> day of December 1866 till paid and the costs.

To go off