

Ordered that John Jones Esq. John Cole, Daniel W. Cobb and Thomas Swaine being first duly sworn before a Justice of the Peace for that purpose, do appraise all the personal estate of Edward Swaine dec^d and return the appraisement under their hands to Court.

John J. Powers is appointed executor of the estate of James Moore dec^d having a suit at law with and through the said John J. Powers made with and with L. W. Mason and John R. Stewart by his executor, entered into and acknowledged a bond in the penalty of four hundred dollars conditioned as the law directs.

Ordered that S. W. Mason, Robert B. Mason and Thomas W. Swaine being first duly sworn before a Justice of the Peace for that purpose, do appraise all the personal estate of James Moore dec^d and return the appraisement under their hands to Court.

James H. Sobell executor of this county this day came with and with A. H. Sobell and Gustavus P. Buckner his executor entered into and acknowledged a bond in the penalty of four thousand dollars conditioned according to law as administrator of the personal estate and trustee of the real estate of Drury Wattle also by agreement has been found guilty of murder.

On the motion of Jacob Barrell who came with and together with James Mayot and Walter Myrick his executor entered into and acknowledged a bond in the penalty of twelve hundred dollars conditioned as the law directs conditioned as granted here for Drury Wattle of administration on the estate of Matthew Barrell dec^d in due form.

Ordered that James Mayot, Alexander Myrick, Caleb Cornwell and Benjamin S. Powell 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 Matthew Barrell dec^d and return the appraisement under their hands to Court.

John J. Mason administrator of A. A. Athlete dec^d against John McFarlane and John W. Diller

Plff } A motion upon a
Dftr } had withdrawn

266
3 p. 1/2

for the following in the day of date of property taken under execution.

This day came the plaintiff by his attorney and it appearing to the Court that the defendants here had legitimate of this motion, they were solemnly called but came not. Whereupon the motion on bond approved being produced and inspected it is considered by the Court that the plaintiff may have execution against the defendants for eighty eight dollars and ninety cents the penalty of the said bond and his costs by him in this behalf expended. And the said defendants in obedi^{ence} of the Court this judgment is to be discharged by the payment of forty four dollars forty five cents with legal and cost thereon from the 1st day of September 1828 till paid and the costs.

W. C. of H. P. Pope having made complaint before a Justice of the Peace of this County that Drury Wattle dec^d debt was remaining out of the County privately or otherwise or conceals himself so that the ordinary process of law cannot be served upon him, and the said Justice having granted an attachment against the estate of the said Drury Wattle returnable to this Court which has been served upon sundry goods and chattels of the said Drury Wattle. The said W. C. of H. P. Pope this day appeared by their attorney, and the said Drury Wattle was solemnly called but came not. Whereupon came James H. Sobell comes by his attorney