

(637)
On the motion of Williams A. Tammerville - Ordered that Samuel M. Holmes be appointed Commissioner to state, settle and adjust an account of said Tammerville's partnership of Richard S. Holmes & and Sally A. Tammerville and make report thereof to Court.

Ordered that John Cobb, Howell Ferguson and Thomas Denner among three of them to be the trust under like the repair of the bridge across the three creeks near the village named since when completed and make report thereof to Court.

On motion of G. A. W. Fausse, E. J. Mahone, John Vick, Smith Steele, Lewis J. Hollens, William L. Stephenne who severally presented the Sheriff's receipt for the tax imposed by law and interest rate laid with severity as the law directs license a granted them to keep an attorney that is to say, the said Stevens at his house in Franklin, the said Mahone at his house in Franklin, the said Vick at his house at Vicksburg, the said Steele at his house at Marion Depot, the said Hollens at his home and the said Stephenne at his house in this County, till May Term next, appearing to the Court that the said Stevens, Mahone, Steele, Vick, Hollens & Stephenne are men of good character and not addititious to drunkenness or gaming).

Slope Cooper

against

Benjamin C. Waller Executor of Levi Waller esq

Plff

Byp

{ J. H. Glazier

This day this cause was docketed by leave of Court and cause of parties and was argued by Counsel. On consideration whereof the Court doth order, adjudge and decree that Benjamin C. Waller executor of Levi Waller pay to Slope Cooper the sum of four hundred and fifty dollars in discharge of a covenant binding the estate of the said Levi Waller, the object being to provide a decent burpott to said Cooper for life, which said Covenant is of record in the office of this County.

Joseph H. Parker having made complaint to a Justice of the peace that William B. Brantley's debtor was removing out of the County privately, or concealed himself so that ordinary course of law could not be served on him, and the said Justice having granted an attachment against the estate of said William B. Brantley, returnable to the Court which has been twice or thrice given and discharged. This day came the plaintiff and Samuel T. Rollings by their attorney and the said Samuel T. Rollings filed a plea claiming the goods and chattels taken by virtue of the said attachment and the plaintiff filed his replication thereto praying that the same may be regarded by the Court. And the said Samuel T. Rollings prayed that he be given the time with which to have a jury impannelled to inquire into the right of property and a jury to set. James Drake, Wm. Bankhead, Thomas Driskill, Daniel W. Cobb, Abram J. Gardner, John A. Lovell, George Allen, L. Holland, Charles Bowles, Harrison D. Pope, and William Myrick being elected held an hour the trial to speak upon the issue joined, were first out of court because of their verdict after and returned into court and declared that they could not agree a verdict. Whereupon by cause of death by their attorney James Drake one of the jurors aforesaid was withdrawn and the rest of the jury from rendering their verdict discharged. And the cause is continued till the next term for a trial to be had thereon.

William Mallory made complaint to a Justice of the peace of the fact that William B. Brantley's debtor was removing out of the County privately, or concealed himself so that ordinary course of law could not be served on him, and the said Justice having granted an attachment against the estate of the said William B. Brantley, returnable to the Court which has been twice or thrice given and