

(648)
Wadeborn and Jacob C. Bradshaw by the said Willis Bull and John Vick for the sale
lent by Commissaries under a power of attorney.

On the motion of Willard G. Bentzey who made oath and together with Francis D. Kelly he
solenly entered into and acknowledged a bond on the penalty of five hundred dollars conditioned
as the true death certificate is granted him for obtaining letters of administration on the estate
of Robert Richelle deceased in due form.

On the motion of Littleton R. Edwards the order heretofore made concerning the estate of
Matthew Richelle due to the hands of William A. Everett Sheriff for administration is dis-

On the motion of Littleton R. Edwards who made oath and together with Anthony O'Neil
and James Clark his brothers entered into and acknowledged a bond on the penalty of five
hundred dollars conditioned as the true death certificate is granted him for obtaining letters
of administration on the estate of Matthew Richelle due and before administered.

Joshua Pillow this day produced to the Court a Commissary under the hand of the Board
and the seal of the Commonwealth appointing him Surveyor of the County for the term of
seven years. And whereas the said Joshua Pillow took the several oaths required by law
and entered into and acknowledged a bond with security in the penalty directed by the Board
commisioned according to law.

Ordered that the hands of Armstrong Gardner and Willmar be transferred from the
road from Vicksburg to the quarter meeting house to the road leading from the last meeting
house to Black Creek of which Nathan Turner is Surveyor.

On the motion of Willis Bull. Ordered that Willard H. Cobb who is hereby appointed
Special Commissioner for the purpose to state bills and adjust an account of the late Dr.
guardianship of the receipts of Jacob Bradshaw deceased and make report thereon to Court.

On the motion of Joseph Pillow. Ordered that one of the Commissioners of the
Court do state, settle and adjust an account of said Joseph Pillow administered
on the estate of Mary Pillow deceased and make report thereon to Court.

Richard H. Beaumont

Def. { And in a case
against
Jacob Linn and John Compton
of the court.

for the day of date of property taken under record.

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"Bif. of"
This day came the plaintiff by his attorney and it appearing to the Court that the defendant
had legal notice of this motion they were solemnly called but could not appear therefore the
execution and bond referred being produced and inspected it is considered by the Court that
the plaintiff very justly recovered against the defendant for fifty dollars and twenty five
cents the penalty of the said bond and his costs by sum about his motion in this behalf reported
and the said defendant no attorney of. But this judgment is to be discharged by steps
of twenty four dollars and thirty seven cents with legal interest drawn from the 1st day
of April 1848 till paid and the costs -