

(152)

James S. Parsons

against  
Catharine M. Lamb caught

On the motion of the Defendant by his attorney who pleaded payment to which the Plaintiff replied generally the judgment obtained in the Office is not valid, and the cause is continued till the next quarterly Term.

Staff

Off

Collier Clements who sue for the benefit of Sept. S. Barnes

Staff

against  
John Cobb.

Off

Off

On the motion of the defendant by his attorney who pleaded payment to which the Plaintiff replied generally the judgment obtained in the Office is not valid. And the cause is continued till the next quarterly Term.

John T. Howard et al. of Williams Parker et al.

Off

against

William J. Schell et al. of Daniel H. Draygoode et al.

Off

Benjamin C. Fox et al. for Jack Williams

Off

against

William J. Schell et al. Daniel H. Draygoode et al.

Off

On the motion of the defendant by his attorney who pleaded payment by his intendant to the Plaintiff replied generally the judgments obtained in the Office are not valid, and the cause is continued till the next quarterly Term.

John A. Darden

Off

against

Moran Biddle

Off

On the motion of the plaintiff by his attorney it is ordered that this cause be removed to the Circuit Superior Court of Law and Equity for this County for trial.

A writing purporting the last Will and Testament of Michael Ellis deceased living in the 4<sup>th</sup> day of November 1843 was presented in Court by James Ellis the executor thereon and an order to be proved. And Abraham Jones and John Holloman by their Attorney appeared and opposed the proof of the said Will. Whereupon the court adjourned over several and several days the argument of Counsel on both sides being fully heard. On consideration whereof it is unanimous opinion of the Court that the said Michael Ellis was at the time of making his said will of sound and disposing mind and memory and that he was under no undue influence. And thereupon the said writing was proved by the oath of Daniel W. Bell and William Marks two of the subscribers whereof there is also before and by John J. Drake the other subscriber witness thereto who also before and by John J. Drake the other subscriber witness thereto who is dead. Subscribed the second day of the month and in the presence of the said Michael Ellis. Whereupon it is ordered that the said writing be recorded as and for the last Will and Testament of the aforesaid Ellis deceased. And on the motion of the said James Ellis the executor thereon an order was made unto and together with John Owen and John J. Knobell his solicitors counsel to and acknowledged a bond in the penalty of Six thousand dollars conditioned as follows: to the certificate a grantee has for obtaining a probate of the said Will in and from