

An account of James J. Stephenson administration on the estate of Stephen H. Washington late  
was returned and ordered to be sent home for signature.

On the motion of William H. Cobb who made oath and together with William H. Abbott and William A. Walker his securities entered into and acknowledged a bond in the penalty of One thousand dollars conditioned as the law directs certificate is granted him for drawing letters of administration on the estate of Stephen H. Washington deceased in due form.

On the motion of John R. Chamberly who made oath and together with Joseph H. Davis and J.R. Edwards his securities entered into and acknowledged a bond in the penalty of five hundred dollars conditioned as the law directs certificate is granted him for drawing letters of administration on the estate of Mary Richardson deceased in due form.

On the motion of Goodwin G. Griffin who made oath and together with James Griffit and William A. Griffit his securities entered into and acknowledged a bond in the penalty of One thousand dollars conditioned as the law directs certificate is granted him for drawing letters of administration on the estate of William Spring deceased in due form.

William B. Westbrook and Snow Williams this day appears in Court and qualified as Constables of the poor of this County according to law.

Ordered that Henry B. Haughton, James D. Bryant and Jonathan Daudet be appointed Surveyors to let to the lowest bidder the repairs necessary to the Jail and also to the enclosure around the public Square - receive the same when completed and make report thereof to Court.

Wilton D. Butler having obtained an attachment against the estate of James H. Connally instrument given and the Constable having made return that he had levied the said attachment on Country goods and chattels, this day came the said Wilton D. Butler by his attorney and the said Defendant not appearing to repay the said attached effects it is therefore considered by the Court that the plaintiff recover against the Defendant \$16.22 cents the amount of his debt proved to be just with interest on \$16.22 cents from thence forward to day of January 1839 and his costs by him in this behalf expended. And it is ordered that the Constable make sale of the attached effects of course according to law and out of the moneys arising from such sale pay over to satisfy this judgment and if a balance should then remain apply it to the payment of a just debt this day rendered in favour of W. R. Stephenson against the said Connally. And if any surplus should be then remaining that he return it to the Defendant. And that he make return thereof to Court.

William R. Stephenson having obtained an attachment against the estate of James H. Connally who hath absconded or doth conceal himself that the ordinary process of law cannot be served upon him and the constable having made return that he had levied the said goods and chattels. This day came the plaintiff by his attorney and the Defendant not appearing to repay the said attached effects it is therefore considered that the plaintiff recover against the Defendant \$9.21 cents the amount of his second proved to be just and his costs by him about his suit in this behalf expended. And it is ordered that the Constable make sale of the attached effects of course according to law and out of the moneys arising from such sale pay first a previous judgment this day rendered in favour of Wilton D. Butler, the balance apply to the payment of this judgment. And if a surplus should then remain return it to the Defendant. And make report thereof to Court.