

entered into and acknowledged a bond in the penalty of two thousand dollars. Conditions according to law which bond having the required Stamp of one dollar affixed & duly cancelled is ordered to be recorded. And that the said Barham pay the said Jones his costs

John D A Barham Township of Berlin & Dover with the consent of the Court appoints James A Gillette his deputy, and thereupon he took the oath of Office. It appearing to the Court that the said James A Gillette is a man of honesty & good demeanor.

J. S. 245
x. 11/11/2

James G. Jones one of the securities of John D A Barham as Constable in the Township of Berlin & Dover and being desirous of being relieved therefrom His order is that the said Barham be summoned to appear show cause why he should not be held to give a new bond & security according to law. Whereupon the said Barham appeared in Court and waived the motion and by consent with Peter J Holmes his security = who justified on oath as to his sufficiency, entered into and acknowledged a bond in the penalty of two thousand dollars conditions according to law which bond having the required Stamp of one dollar affixed & duly cancelled is ordered to be recorded

Curby Vick's wife & others

against
Jane R. M^r. H. & Anthony W. Vick & others

Defts }
J. W. Chapman
Jfs }

For reasons appearing to the Court it is ordered that the Clerk of this Court deliver to the children of Mariah D Vick and the children of Caroline Barnes their appraise, agent or witnesses the bonds filed in this cause with the report of Commissioner Darden for their shares of sale of

Ordered that the County Treasurer out of any of the County levy in his hands not otherwise appropriated pay Melrose C. Cochrill thirty dollars the amount of his account for his services as Registrar

This day ^{came} Nathaniel J. Ridley who alleges that he is aggrieved by an entry in the personal property book by James E Westbrooks assessor in the Township of Druryville in this County for the year 1871, whereby he is charged with taxes for the year 1871 on personal property of the aggregate value of \$7939. And thereupon the said Nathaniel J. Ridley moved the Court to exonerate him from the payment of \$470 part of the taxes so erroneously charged against him for said year which motion was defended by Joseph B. James the attorney for the Commonwealth for said County. and the said James E Westbrooks the assessor who made the assessment and Joseph D Barham the assessor in the Township of Boykins were examined as witnesses touching the application. And it appearing that the application for a writ against the erroneous entry was made this day for the first time. and it appearing that the said Nathaniel J. Ridley is correctly charged with personal property in the assessor of Boykins Twp of the aggregate amount of \$937. and that that identical property is also charged against him in the assessor book in Druryville Township so that he is charged twice with taxes on said sum of \$937. All of which the Court certifies as facts proved upon the application aforesaid. On consideration whereof and from such facts so proved, the Court is satisfied that the said Nathaniel J. Ridley is erroneously charged on the assessor book in the Township of Druryville with taxes amounting to \$470. Whereupon it is ordered that the said Nathaniel J. Ridley be exonerated from the payment of \$470 taxes so erroneously