

The Account of That of Clement's transaction at Curacao of William Edwards
de la Haynes land the Court of Appeals in the Clerk Office of the County being
filed thereto, they were examined, Confirmed, & Ordered to be recorded?

X Wm. Vaughan, Foreman, Stephen Gray, Wm. Cawell, Augustus Cunningham,
Vaughan & Dunn & James Vaughan aged Seven @ Special Term, &
Suptch for the body of the County & having record thereto, charged
& after sometime, returned into Court & presented;
An Indictment against Charles Outland for being "a true bair"
An Indictment against Willis Edwards for @ Misdemeanor, a true bair
and the said Vaughan having nothing further to present, was discharged.

X Ordered that James E. Schulte, Treasurer of the County out of the County
Money pay to John W. Gates, the sum of two dollars, for his services as
Special Policeman, for two months, ending the 16th day of December
A.D. 1878.

X The last will of Testament of Gen T. Camp did up as provided by the
Code of Milton C. Ordinance of Alameda of Drury the Testator
Witnessed & Onded as a record of the Notary of James E.
Schulte, the Executor thereto named, was made Oath according to law
& together with B. W. Schulte & W. H. Schulte, his Security, (who jointly
as Oath as to their Sufficiency) entered into and acknowledged @
Bair in the penalty of four thousand dollars, Conditioned as to
land direct, Which bair is Onded to be recorded. Certified &
granted to said James E. Schulte, for obtaining a probate of the said
will in due form.

X Ordered that R. D. Bartleman, John Williams & H. C. Estrella being
first duly sworn for the purpose do appraise all the goods & chattels
of George T. Camp did & return the appraisement under their
hands as the last direct.

X George T. Camp did by his last will of Testament this day, found by record
having appointed James E. Schulte Guardian to his infant child & left
Vermont Camp, the said James E. Schulte appeared in Court and accepted
the Trusts, and B. W. Schulte & W. H. Schulte, his Security, (who jointly
as Oath as to their Sufficiency) entered into and acknowledged @
Bair in the penalty of Four Thousand Dollars, Conditioned as to land direct
Which bair is Onded to be recorded.

X The Court doth agree W. D. Belrose, Executor of his Infant child
& thereupon the said W. D. Belrose, together with S. P. Dowdy &
George (also justified as Oath as to his Sufficiency) entered into
acknowledged a bair in the penalty of Six hundred dollars, Conditioned
as to land direct, Which bair is Onded to be recorded.

X On the Motion of Edwin Bradshaw, other made Oath according to law
& together with Charles E. Bradshaw & W. P. Bradshaw, his Securitie
referred in Chancery.