

at the same place at which day and place we did a ssemble except Henry Manaydie who was sick. That thereupon we did adjourn till Thursday the next day and from the said Friday till Friday and then at the request and with consent of all parties did adjourn the said Henry Manaydie being still absent on account of sickness till Monday the twenty seventh instant at which day we did a ssemble except Horatio Bidout who was prevented attending and that we did thereupon adjourn till the next day being Tuesday the twenty eighth instant when in the presence of us all at the same place the said Edward Jasper Tilley was heard by his counsel in support of his right to the property claimed by him and the said Henry Howard was heard by his counsel in support of his objection.

We further certify that the said Jasper Edward Tilley in order to satisfy us that he had Real and personal property above the value of one thousand pound current Money exhibited to us a copy from the Records of a Deed from Benjamin Lusby to him dated the eighth day of April one thousand seven hundred and Ninety five which said copy is hereto annexed marked C and was admitted to be used as a legal copy. That he also exhibited to us a copy from the Records of a Deed from Bridgely Evans and others to him the said Jasper Edward Tilley dated the twenty first day of April one thousand seven hundred and Ninety six which said copy is hereto annexed marked D and was admitted to be used as a legal copy. That he also exhibited to us a copy from the Records of a Deed from Benjamin Lusby to the said Jasper Edward Tilley dated the twenty third day of November one thousand seven hundred and Ninety five which said copy is hereto annexed marked E and was admitted to be used as evidence.

We further certify that as a ground to shew the right in Bridgely Evans and others to make the conveyance aforesaid marked D, the said Jasper Edward Tilley did read a Deed between a certain John Croft to Anne Tilley Delelah Lusby and Jacob Lusby dated the fifteenth day of June one thousand seven hundred and Seventy one, and also a Deed of Mortgage from John Croft to Benjamin Harwood and others and the Will of Delelah Lusby and did offer to prove that the said John Croft was discharged under the Insolvent Act and produced his discharge and proved the said Jasper Edward Tilley purchased from the Sheriff after the said discharge the right of the said John Croft to the said land and purchased the right of Harwood and others the Mortgage as recited in the Deed from them.

We further certify that on examining the Schedule aforesaid of Jasper