

and the filing of the said amended Bill, the answer of the Defendants application to the said Court, exhibited, and was argued by Counsel. On Consideration whereof the Committee of opinion that as the Order aforesaid of the 2^d day of June 1832 was made and the account thereby directed, since taken before the Defendants James P. Bell and John Womack were made parties to this suit the said account is taken are in no wise binding upon these Defendants. Therefore the Court doth adjudge, order and direct that the said account be accounted to the Committee who reported them who is directed to remunerate the same and costs and the same to the Court about each any matter therewith shall stand open to judgment by himself or either the parties either of them may require to be stated.

Ordered that the Court be adjourned till the first day of the next Term.

Rich. H. Baker

At a certain Superior Court of Law and Chancery held for the County of Southampton on the 29th day of October Court 1834-

Present The Honble Richard H. Baker Judge
Ordered that the Court be adjourned till to morrow morning ten o'Clock -

Rich. H. Baker

Thursday October the 30th 1834 -

Present The Honble Richard H. Baker Judge

Upon the petition of Nancy Miller by her attorney, settling forth set out in the year ^{verified by her} 1832, her bill of complaint in the County Court of Chancery in the County of Southampton against one Samuel Warkaw, as curator of the estate of Robert East Esq; that after the answer of the defendant and other proceedings an order for an account was made and returned by Jermiah Hall, one of the law officers of the said Court, to which exceptions were filed at ^{Court in the year} 1833, that the said exceptions have never yet been acted upon by the said County Court, notwithstanding repeated efforts on the part of the plaintiff, to have the same taken up, argued and decided, the said Court has failed to do so, and the said plaintiff has been precluded from justice by the neglect and delay of said Court, all of which will more fully appear by inspection of the record of the proceedings in the said cause exhibited with the said petition. For which cause the plaintiff prays the Court for a writ of mandamus to remove the said cause from the said County Court to the Court. And it appearing to the Court that the said Samuel Warkaw hath had ten days previous notice in writing of this petition. It is ordered that a writ of mandamus be issued to the plaintiff to remove either the said aforesaid returnable time at the next Term.

Ordered that the Court be adjourned till to morrow morning ten o'Clock

Rich. H. Baker