

whereof the Court doth approve the said exceptions, and confirming the said report, except as
to the charge for board of seventy dollars in 1819 allowed by the Comptroller against Williams
and which amount so charged for board is admitted by the defendant in writing to
be correct. doth adjudge, order and decree that the injunction awarded in this case be
dissolved, and a balance appearing to be due the plaintiff from the defendant by state-
ment filed and marked X of One hundred and one dollars and forty five cents the Court doth
further adjudge, order and decree that the plaintiff recover of the said defendant or assigns
of Henry Briggs deceased out of the assets in his hands to be administered the said sum
of One hundred and one dollar forty five cents with interest thereon from the day till paid
together with his costs by him expended in the prosecution of this party and liberty is reserved
to apply hereafter if necessary for further relief. Next the plaintiff is not to have the benefit of this
decree until he shall tender into bond with good security payable to the defendant Francis
M. Douglas administrator of Henry Briggs dec^d whereunto administered by J^r of Samuel
Colwell dec^d in the sum of One thousand dollars or sufficient to refund reliable prop-
erties which may be due from Williams and John M. Colwell, of any debts or demands which
may afterwards appear against the estate of the said Samuel Colwell the Testator, together
with the costs attendant in the recovery of such debts.

Isaac Bondall

against

Henry Pottoway adm^r of Edwin Pottoway dec^d Henry Pottoway, Polly Pottoway,
Martha Pottoway, William Pottoway, Lucy Pottoway, George Pottoway, Peter Pottoway
and Amanda Pottoway infants by Sillston R. Edwards their guardian ad litem. Diffe

This cause (in which the subpoena appears to have been executed on the defendants William
and Lucy Pottoway, and four months having elapsed since the filing of the bill and the service
of the subpoena and they still failing to appear and answer the bill is taken for confessed as to them)
came on this day to be heard upon the bill the answer of the infants defendants and replication
thereto together with the answer of Henry P. Pottoway, Henry Pottoway the widow and Henry
Pottoway the administrator of Edwin Pottoway dec^d this day filed by counsel upon condition
that no delay of the trial of the case should take place and replication thereto and exhibits
filed and was argued by counsel. On consideration whereof the Court doth adjudge, order
and decree that the defendant Henry Pottoway do render before a Comptroller of this Court an
account of his transactions as administrator of Edwin Pottoway dec^d which the Comptroller is
humbly directed to settle, state and audit stating distinctly what debts of the said estate paid
by the administrator toward the heirs, and what the said Comptroller also render an ac-
count of the value and annual profits of the real estate of the said Edwin Pottoway which
devolved to his heirs with such matters specially stated deemed pertinent by himself
or which may be required by the parties to be so stated - and liberty is hereby reserved to all the
parties interested in the said Edwin Pottoway to exhibit and prove their respective demands before the Comptroller

Allen Edwards and Wells & Lawrence

against

Thomas Bondall, administrator of Harrison J. Griffin dec^d Nancy Griffin and
Barnes, legal Dues, Mowbray and McLaughlin J. Griffin infant children of Harrison
J. Griffin dec^d by Edwards, Wells & Lawrence their guardian ad litem. Lucy Griffin
Diffe

Matthew Rogers and Matthew Williams

This cause came on this day to be argued heard on the papers formerly read and the
report of Special Comptroller Doy to which no exceptions have been filed and was
argued by counsel. On consideration whereof the Court doth confirm the said report and
doth adjudge, order and decree that the Sheriff of this County shall proceed immediately