

Riddicks their costs on this Scholif extended

Robert Taylor  
against

Piff

Branley Tunney in his own right and as Executor of John French &c<sup>r</sup>. Richard A. Riddicks, John Phillips owner of Drury P Phillips, Matthew Powell, Lemuel Mather, James Powell creditors in the debt, for trust contained in the Plaintiff's Bill of injunction and Thomas G. Weston

Diffs

The defendant Matthew Powell having departed this life by consent of the parties the said is now cast against Henry L. Lyons the administrator of said Powell, and the defendant having been served on the defendant Thomas G. Weston, and the bill filed were about two months and the defendant failing to appear and answer, on the motion of the plaintiff the bill is taken for confessed as to that defendant and therefore the cause comes on by consent of parties to be heard on the bill the answers of the defendants Branley Tunney in his own right and as executor of John French, Richard A. Riddicks, John Phillips administrator of Drury Phillips, Henry L. Lyons administrator of Matthew Powell &c<sup>r</sup>, Charles Mather and David Powell (which answers though not sworn to are admitted) by consent of parties to stand to the same extent as of sworn to) general replication and exhibits and was argued by Counsel: On consideration whereof the Court doth adjudge order and decree that the injunction granted to the plaintiff, on the 16<sup>th</sup> of May 1853 in the preceding writs shall be dissolved, that the bill of the plaintiff be dismissed and that each party has own costs.

Thomas G. Simmons an infant during his minority had and on the  
Piff

against

Thomas Payne Esq<sup>r</sup> & C<sup>r</sup> of Henry Martin & James H. French and Nicholas M. Schell Esq<sup>r</sup> of Nancy Simmons deceased who was administratrix of Nancy Simmons esq<sup>r</sup>

Diffs

This cause comes on this day again to be heard on the papers formerly read and on the Reports of the Commissioner made in evidence to the order of May eleven 1854

recommending the former accounts to which Reports there is no exception and was argued by counsel on consideration whereof the Court, conforming the said Reports doth adjudge order and decree that the defendant D. W. Simmonds pay to the plaintiff the sum of three hundred and seventeen dollars and thirty two cents with interest on thirty hundred

3 severance dollars and forty seven cents part thereof from 20<sup>th</sup> day of May 1853 till paid and that the defendant N. M. Schell Esq<sup>r</sup> of Nancy Simmons pay to the plaintiff the sum of four hundred and sixty one dollars and six cents with interest therein from the 20<sup>th</sup> May 1854 these two sums making up the balance due the plaintiff from Nancy Simmons according to the Reports of the Commissioner and the Court, doth

further adjudge order and decree that the defendant Payne pay to the plaintiff his costs up to the filing of the amended bill and that the said defendant Schell pay to the plaintiff his costs expended since the amended bill 33cts the decree is without prejudice to any suit which the defendants Schell Esq<sup>r</sup> of Nancy Simmons may think proper to institute against the defendants Payne Esq<sup>r</sup> of Martin

Piff Costs before  
amended bill

\$29.12

Piff Costs after  
amended bill

\$29.16

3 for pif.