

At a Circuit Superior Court of Law and Chancery for the County of Southampton
held at the Court House there, on Friday the 1st day of November 1843
Present

The Hon^t Richard H. Barber Judge

John S. Mason adm^t of Alexander Briggs decd
against

Piff

John Williams Spratley Williams in his own right and as administrator of Caroline
Williams decd. John Edmunds and Sarah his wife Daniel W. Edmunds and Rebecca
his wife Henry Hines Benjamin Hines & Abigail S. Edmunds and Elizabeth his
wife Edmund James and Sarah his wife Lydia Woodland and Elizabeth his wife
Nancy Lewis Francis & Ann Clements Angulus & Ullsway P. Marshall & and
Edmund Edmunds infants children of Ann Edmunds and late wife of Thomas
Edmunds

This day came the defendants by their counsel and the plaintiff thought solemnly
called fail to come and prosecute his suit therefore on motion of the defendant
it is ordered that this suit be discontinued and that the plaintiff out of the
affairs of his intestate in his hands to be administered if so much money he hath
pay to the defendants their costs.

Curis Warren & others

Piff

against

{ In Chancery

Carr Beard Committee of Benjamin Turner decd and others Dcfts
of first 10 Bishops

against

James C Barnes & others

Richard Barnes an infant suing by Robert S Barnes his guardian and next friend Piff
against

Benjamin N Barnes & others

Dcfts

The cause is severally continued till the next Term

George West's wife

Piffs

{ In Chancery

Jacob Williams administrator of Elizab^t Williams decd

Dcfts

The defendant by leave of the court the day firstst file his answer to the plaintiff's bill
to which however the plaintiff replied generally

John Williams & others

Piffs

against

Spratley Williams in his own right and as adm^t of Nicholas Williams^{1st} Dcfts

The defendant Spratley Williams in his own right and as administrator with the wife
anomous Nicholas Williams by leave of the court the day file his answer to the
plaintiff's bill to which however the plaintiff replied generally

John Huling & others

Piffs

against

John P Jenkins & others

On motion of the plaintiff by counsel leave is given them to amend their
bill they paying to the defendant their costs occasioned them by such amendment
and the cause is remanded to the Rules for further proceedings to be had therein