

March 1 Branch fifty five dollars & forty two cents with like interest, to Benjamin Griffis administrator three dollars & eighty three cents, to P. H. Hollings four dollars with like interest to Allen Chapman six dollars & seventeen cents with like interest to Jacob Drury & Co seven dollars & forty seven cents with like interest and to John H. Gurley the sum of thirteen dollars & sixty cents with like interest and the court doth further order and direct that the said Jacob Drury Creditors pay respectively their proportion of the costs of this suit incurred since the date of May 20th 1848.

¹ John H. Gurley

against

B. D. Drury Wm. B. Westbrook & Jacob Drury

2156
Ex facit
This day the cause came on to be heard on the bill exhibited filed answer of the defendants application sheriffs and examination of Wilmer: And was argued by Counsel; On consideration whereof the Court doth adjudge order and direct that the bill of the complainant be dismissed and that said complainant pay to the defendant their costs about their suit in this behalf expended.

John H. Gurley Executor of William B. Sparks D. Stiff

against

Samuel P. Nicholson & Edward W. Mapenburg et al. D. Stiff

#1852.
Ex facit
This day this cause came on to be heard on the bill answer of the defendants, Mapenburg and Nicholson application sheriffs and the subpoenas having been executed on the other defendants more than two months who still failing to appear and answer the bill is taken for confessed as to them; and was argued by Counsel; On consideration whereof the Court doth adjudge order and direct that the plaintiff bill be dismissed and that he out of the assets of his Testator pay to the defendants their costs,

John H. Gurley Executor of William B. Sparks D. Stiff

against

Samuel P. Nicholson, W. B. Hastings, W. D. Clarke & others D. Stiff

The subpoena upon the original and amended bill having been duly executed upon the defendant Wm. B. Clarke, Clarke & Sons J. S. Edwards, Daniel P. Edwards, Matthew & M. S. Gorwyn and more than two months having since passed and they still failing to answer the same, the said original & amended bill are taken for confessed as against these defendants, & the cause coming on to be heard on the bill amended bill & the bill of the answer of defendants Clarke & Nicholson application sheriff's commission of Wilmer and was argued by counsel; On