

Circular Council Executive of Circular Council dec

84

against

James Clayton in his own right and as administrator with the will annexed of Elias Summell dec^d and as committee of Willis Eley and Willis Eley a Lunatic

{ On查明
and Willis Eley a Lunatic

Secto

Off. Comt

8/19/03

Pltf. Comt

This day this cause came on to be heard on the bill, cause of James Clayton in his own right, as committee of Willis Eley and administrator with the will annexed of Elias Summell, replicateds thereto examinations of witnesses and exhibits filed and were argued by counsel. On consideration whereof the court doth adjudge, order and decree that the bill of the plaintiff be dismissed, and that she, pay to the defendants their costs expended in this suit. The court doth further order that the defendant Clayton committee of Willis Eley be permitted to withdraw from the papers in this cause. The bond executed by said Clayton and Elias Summell to Willis Eley on the 24th June 1829, upon leaving with the Clerk of the Court an authenticated copy of the same.

Elisha Easton

84

against

Thomas Lawrence & Jonathan Easton executors of Lydia Lawrence dec^d
& as administrators of estate of William Lawrence dec^d

{ On查明
SectoPltf. Comt
9/27/01Off. Barrister Comt
8/8/01

It appearing that the plaintiff has pursued the course prescribed by law against the above defendant Thomas Lawrence, who still failing to appear and answer, on motion of the Plaintiff his bill is taken for confessed as to that defendant, and the cause came on to be heard as to the defendant Jonathan Easton, on the bill, exhibits and answers and was argued by counsel. On consideration whereof the court doth adjudge, order and decree that the plaintiff recover of the defendant Thomas Lawrence the sum of one hundred and twenty seven dollars and fifty five cents with interest thereon from the 18th of August 1845, and also the costs of this suit, and that the said Jonathan Easton recover from the said Thomas Lawrence the like sum of one hundred and twenty seven dollars fifty five cents; and it is further decreed by consent of Jonathan Easton that the defendant Jonathan Easton pay to the plaintiff sixty two dollars and twenty six cents with interest from the 31st day of December 1850, part of said sum out of the effects in his hands belonging to the said Lawrence and that he retain out of said effects the like sum of Sixty Two dollars and twenty six cents with interest as aforesaid in part of the amount due him from said Thomas Lawrence, but leave is reserved for the plaintiff to apply for further relief. But this decree shall be of no effect until the Plaintiff and the said Jonathan Easton or some one for them shall execute a bond in the books office of the court in the penalty of two hundred dollars with security, who shall jointly on oath as to his sufficiency, conditioned to close such future order of the court as may be made for restoring the said effects to the above defendant Thomas Lawrence upon his appearing and answering the bill.