

or some one for him shall execute a bond in the Clerk's Office of this court in the penalty of one hundred and fifty dollars with security who shall justify on oath as to his sufficiency conditioned to abide such further order of the court as may be made for it. Storing the said effects to the absent defendant James H. Dow upon his appearing and answering the bill and also abiding with sufficient security in the penalty of one hundred and fifty dollars conditioned to refund the absent defendants due proportion of all debt which may hereafter come against the estate of the said Mary Dow.

H. B. Burwell, surviving partner of B. & H. Burwell late merchants & factors trading under the firm and style of B. & H. Burwell. Plffs } In Chancery

Benjamin L. Waller, James E. Mungman & Sampson C. Reed et al. Def'ts

This day this cause came on to be heard on the bill, wherein of the defendants Waller, Mungman and Reed and trustee executors of Reed exhibited no depositions and was argued by counsel. On consideration whereof, the Court doth adjudge, order and decree that Benjamin L. Waller stand before a commissioner of this an account of the effects in his hands belonging to the defendant Mungman at the time the restraining order in this cause was executed, and that the commissioner report the same to court with any matters specially stated & deemed pertinent by himself or required by any of the parties to be so stated, and it is further decree that the Plaintiff render before the said commissioner an account of all the goods, debts and effects belonging to the firm of Wolf & Mungman or to the defendant Mungman individually which he may have received and what his position is heretofore therof, and that the commissioner report the same to Court with any matter specially stated deemed pertinent by himself or which may be required by any of the parties to be so stated.

Marta J. B. Tyler who was by her next friend Samuel P. Sims Plff In Chancery
against

Marta B. Rockelle in her own right and co-executor of James Rockelle dec'd. L. R. Converse John W. Lundy & others. Def'ts

This cause came on this day to be again heard on the papers formerly read and the report of the receiver together with the report of Commissioner Cobb marker Mr. Touching the outstanding demands against the estate of James Rockelle he'd returned to me confirmed by the County Court of Southampton in the month of April 1857 which account is now filed as an exhibit in this cause by Littleton R. Converse and was argued by counsel on consideration whereof the said report of the receiver not being excepted to is confirmed, we the Court doth adjudge, that no sale be made and the Court doth adjudge and doth decree after giving at least four weeks notice of the time and place of sale by advertisement at the Southwicks of the said County and at one or more public places in the County aforesaid to sell at public