

in pursuance of the order of this Court pronounced at May Term 1851, on  
 Statement marked (C) answers agreed by counsel. On consideration  
 whereof, the Court confirming said report to which there is no exception, doth  
 order and decree that Joseph and John R. Briggs, administrators of William Briggs  
 deceased out of the balance in their hands due their intestate, pay  
 to William Briggs Jr. administrator de bonis non of John H. Washington  
 dec. the sum of \$300. in part satisfaction of the balance due on  
 said William Briggs account as admr. paid John H. Washington,  
 and that they retain the balance due on their administration account  
 of W<sup>m</sup> Briggs estate to be disposed of in due course of administration  
 under the order of this Court. And the Court doth further adjudge  
 order and decree that Joseph & John R. Briggs receive from the Clerk  
 of this Court the books of Bennett J. Briggs files in this cause,  
 accounts for the purchase of W<sup>m</sup> Briggs real estate sold under a  
 decree of this Court, and out of the funds pay to Mrs. R. Briggs the  
 sum of \$897.-- and to Joseph Briggs the sum of \$621. 67.  
 in part satisfaction of their respective claims against William  
 Briggs deceased, and the cause is continued for final de-  
 cree here after to be made.

Wells Clay a writ by Philip J. Briggs his next friend Jeff  
 against  
 James Clayton in his own right and as administrator with the  
 will annexed of Silas Sumner dec. } In Chancery

The Defendant by leave of the Court this day filed his answer to the  
 plaintiffs bill, and the plaintiff replied generally Verdict.

Louis Edles & Rebecca his wife who are in their own right as well as for  
 the benefit of their children distributees legal and of one Edwin Reese dec. & Jeff  
 against  
 Isaac H. Davis administrator de bonis non with the will annexed of Edwin  
 Reese dec. and the administrator of Rebecca Reese dec. } In Chancery

The plaintiffs being solemnly called and not appearing to prosecute this  
 suit further, it therefore ordered that the same be dismissed.

John S. Crump  
 against  
 Edwin B. Glass & Mrs. H. Linn Esors of Benja. Williamson dec. } In Chancery  
 On the motion of the Defendant by Counsel leave is given them to file their  
 answers and the cause the cause is continued until the next term

Simon & Thos  
 against  
 Sally Beach, Edwin B. Glass & Benja. Williamson dec. & Joseph H.  
 Sumner dec. sons of Silas Williamson dec. } In Chancery  
 On the motion of the Defendant Sally Beach by Counsel leave is  
 given her to file her answer, and thereupon she filed her answer to  
 the plaintiffs bill, to which the plaintiffs replied generally.