

1853, and that the said William W. Cobb after paying the expenses of his defense pay off
one fifth of the said amounts to William Williams one fifth to James
Williams, one fifth to Edwin Williams, one fifth to Edwin Williams
and that the said W. W. Cobb who is hereby appointed a trustee for
that purpose retain one fifth for the separate use and benefit of
Sarah A. Liveray, free from the debt and control of her husband &
Mathew S. Liveray. And the said William W. Cobb appointed as
trustee as aforesaid is hereby empowered to invest with the consent
and approbation of the said Sarah Ann Liveray, the said amount
in bank stock or other good securities or in slaves or other prop-
erty, which property shall be held by him for the separate
use and benefit of the said Sarah Ann Liveray free from
the control of her husband Mathew S. Liveray and from any debt
that present exist against him, or that may hereafter exist against him.

But the said William W. Cobb shall not
spend any portion of this decree until he shall have given
bond with sufficient security in the Clerk's office of this Court
made payable to the Commonwealth of Virginia in the penalty of
three thousand dollars ~~and~~ conditioned, as the Court directs.

Williams Dunn & Emeline his wife formerly Emeline Davis, & Son debt
shaff and as such claim of Robert Davis. Plffs }
against

Benjamin Barham, John L. Simmons, Nicholas Barham Jr. Defts }

This day this cause came on to be again heard on the papers formerly read
with the answer of John Pittle and Jacob Turner of his wife filed this day by
consent, replication thereto and on the report of Commissioner Cobb made in
pursuance of a decree rendered in this cause at Nov' term 1853, to which
report no exceptions have been filed and the Court confirming the same,
both adjudge, award and decree that Benjamin Barham pay to William
L. Dunn & Emeline his wife formerly Emeline Davis, the sum of \$15.50.
with interest thereon from October the 11th 1856, and also the sum of \$360.
97^{1/2} with interest thereon from the 11th day of April 1858. And liberty is
hereby reserved to the plaintiffs to apply for further relief to this Court against
the services of the said Benjamin Barham if it should become necessary.
But this decree is to be suspended until the said William L.
Dunn or some one else for him shall give bond with sufficient
security in the Clerk's office of this Court before the Clerk of said
Court, in the penalty of \$1000. and made payable to John Pittle
and Jacob Turner and Mary his wife conditioned that the amount
of \$526.00 shall be forthcoming to John Pittle and Jacob Turner
and Mary his wife, at the death of his wife Emeline Dunn.

Wm. Whitney, Giles M. Whitney, Sarah M. Whitney, Virginia
Whitney, Martha Ann Whitney, and Mary Whitney widow
of Joshua Whitney Jr. Plffs }

against

John M. Whitney Deft }

This cause came on again to be heard on the papers formerly read