

sent or by lending it out taking sufficient security real or personal for the same. But so much of this decree that authorizes the said guardian to invest the moneys of his said wards shall be suspended until the said guardian shall have given in the said Clerk's office bond with sufficient security in a sum double the amount of money so to be paid to him, payable to the person now called of Virginia authorized to invest the same as heretofore directed. And the said Special Commissioner and the said guardian are directed to report to this Court in order to a final decree.

Off. Com
196.35

Deft & Whiting
vs
17.33

3. Jan 40

Joshua Drapen suing in his own right and as executor of Joel Drapen Deft }
against
Leath. Drapen, Moses Clement, Jas. P. Boykin & Nancy Whiting Deft }
This day this cause came on to be finally heard with papers
summarily read and on the report of David Hille Sheriff & Commissioners
made under a decree pronounced at Nov^r term 1857 and was argued
by counsel: On consideration whereof, the Court doth confirm said
report to which no exception has been filed, and the Court doth
further adjudge, order and decree that the plaintiff pay to
the defendants Nancy Whiting & William Whiting their costs by
them about their suit in their behalf expended and that the
defendant Leatharin Drapen pay to the Plaintiff his costs
by him expended in this suit.

Joshua Drapen in his own right and as ex^r of Joel Drapen Deft }
against
Leatharin Drapen, James C. Clayton guardian to Mary C. & James }
Drapen and James Drapen & Mary C. Drapen infants of }
Deft }
This day this cause came on to be finally heard on the reports of
the Commissioners Subell made under an order of this Court pronounced
at Nov^r term 1849, and was argued by counsel. On consideration
whereof the Court doth adjudge, order & decree that the said
report to which no exceptions have been filed be confirmed.

W^m H. Webbs

Deft }

John Whitehead ex^r of Harriet Whitehead Deft }
against
The defendant this day by leave of the Court filed his
answer to the plaintiff's bill, and the plaintiff replied gene-
rally thereto

Ordered that the Court be adjourned till tomorrow morning ten o'clock

Rich^d H. Baker