

correct, liable to be discharged and satisfied by the plaintiff - The Commissioner is required to state any matter specially denied, contained by himself or which may be regarded by either of the parties to be material.

Harrison D. Moore

against

Hunting J. Smith, Justice attorney of State of Hawaii

This day this cause came on again to be heard on the papers formerly made and on the report of Commissioner Gold to which there is no exception and was argued by counsel. On consideration whereof the Court confirming the said report doth adjudge, order and decree that Hunting J. Smith, esq; of Hunting J. Smith out of the gifts of his estate in his hands to be administered by him to whom it may concern, shall pay to the sum of Two hundred and ninety four dollars and eighty four cents with interest from the 1st day of December 1852, and leave is reserved to the said attorney J. Moore to proceed against the premises of the said Hunting J. Smith on his guardian bond should this decree prove unenforcing.

James H. Parker an infant of tender years who sue by William Atkinson his next friend

against

Hunting J. M. Smith, Esquire of Hunting J. Smith, Matthew W. Vaughan & Samuel Kello, attorneys of Hawaii for Hunting J. Smith

afft

On the motion of the plaintiff by his counsel leave is given him to amend his bill and the cause is remanded to the Rules for further proceedings to be had therein.

James H. Parker an infant of tender years who sue by Wm. Atkinson his next friend

against

Hunting J. M. Smith, esquire of Hunting J. Smith, &c. &c. & Samuel Kello, attorney of Hawaii for Hunting J. M. Smith

afft

On the motion of the plaintiff by counsel leave is given him to amend his bill and the cause is remanded to the Rules for further proceedings to be had therein.

Fitch & Bishop

against

John A. Bishop, Corby D. Bishop, Mills D. Turner, & Stacy Bishop, Henry A. White & Elizabeth F. Bishop, etc.

The bill of the plaintiff having been taken for confidit at the rules as to all the defendants except Mills D. Turner and his wife Stacy, and they still failing to appear and answer. And the cause coming on to be tried and exhibited, the answer of the said Turner and wife replication thence and examination of witnesses, was argued by counsel - On consideration whereof the Court doth adjudge, order and decree that Samuel Kello, who is hereby appointed special Commissioner for the purpose, do convey to the said Plaintiff Fitch & Bishop by good and sufficient deed in law, the tract of land in the bill mentioned and described known as the Stacy plantation, and now in the possession of the said Plaintiff. The Court doth further order that such party pay his own costs.

Thomas D. Ripley

against

W. & J. Gold, Administrators of David H. Draycole, etc. Nancy M. E. Draycole & James S. & William N. Draycole, infants by L. P. Edwards, their guardian ad litem

It being suggested to the Court that since its last term Thomas D. Ripley has died, it is ordered that this suit be waived and be proceeded in in the name of A. Abbott, his executor and this cause this day again came into the Court and the cause formerly read and the report of John A. M. Gleeson made pursuant to a decree of this term 1851, to which report no objection has been filed (and