

belonged deposit in sum of \$1,000 bank in the City of Norfolk to the credit of this suit, but should the said Mills Borrell & Company having no right to take the said sum of \$1,000.00 f. the Court doth order that the said proceeds be invested in stock & that the annual dividends or profits thereof be payable to the said Mills Borrell during his life, and make report to Court. But this decree is to be suspended until the said Robt H. Whetfield & Son & Co. & Company or either of them shall call into bank before the tenth of this month with sufficient security in their general of \$4,000 payable to the Commonwealth of Virginia conditioned for the faithful discharge of their duties as Commissioners under this decree.

Ordered that the Court be adjourned till to morrow morning ten o'clock.

Tuesday, the 6<sup>th</sup> day of May 1857.

Present,

The Hon. Richard H. Barker, Judge.

Cochran & Pope v. Lucy C. Stefford, his wife, who care by the said Joshua Stefford most friendly  
Plaintiff in Declaratory

against

John G. Bond in his own right as executor of Arthur W. Holloman deceased, Joel S. and  
Mary L. A. Stefford, Susannah Diggs, Am't C. P. Diggs & A. Holloman & Robt  
Vick Defendants.

This cause came in this day to be argued heard on the papers formerly read and in the amended  
bill taken for compiled as to the defendants Joshua Stefford, individually & as Exec.  
of Arthur W. Holloman, Lucy A. Holloman, Richard A. Vick, Susannah Diggs  
Am't C. P. Diggs et al when process has been duly served they still failing to appear  
and plead, answered and demurred to the said original and amended bill on the answers  
of the several defendants John G. Bond, James L. A. Stefford the said John G. Bond  
with general replications thereto set up held and was argued by Counsel for  
Complaint whereupon the Court doth adjudge and decree that the defendant  
John G. Bond do stand and answer of his transactions as Exec. of  
Arthur W. Holloman deceased before Commissioner Award taking the amount  
so far as returned as fact and it goes on from thence upward and the Court  
doth adjudge, and by Decree that the certain Commissioner take a legatee  
amount being among whom the balance to be found due upon the said settle-  
ment as liable to distribute and in what proportion which account  
the said Commissioner is directed to examine & report to the Court with such  
matters as he may deem pertinent or which may be required by the  
parties to be so stated.

A. K. Stephenson

Plaintiff

Answer

Rufelle S. Pope & Joseph R. Pope.

Defendant

This cause came in this day to be further heard upon the papers formerly read and the re-  
port of the said Commissioner pursuant to the several orders of the Court  
on the 1<sup>st</sup> of June 1858, before this Court, to which time no exception was argued by Counsel. On said  
day the Court examined the said Rufelle S. Pope & Joseph R. Pope concerning the said report of the said Commissioner  
and decree that upon the payment by them of A. K. Stephenson of his two bonds