

Administrator of H. A. Everett dec'd: 2<sup>d</sup> the account of the outstanding bills against the estate of the said Everett and their quantity and priority of payment. 3<sup>d</sup> an account showing the value and current value of the real estate of which the said Everett did die, and proposed - which said amounts the said Commissioner is directed to audit, state and report to Court with any motives, especially stated sum paid by him or which may be required to be so stated by either of the parties.

Ordered that the Court be adjourned till tomorrow morning. Eliza Black

*Richard H. Barker*

Federal City, November the 1<sup>st</sup> 1859.  
Present

The Hon. Richard H. Barker Judge

Isaac H. Clements, Esq; of William Clements dec'd who died on behalf & himself as Ex'r. aforesaid and all other executors of the estate of Giles S. Whitney dec'd who shall contribute to the expenses of this suit, fully  
against

Elijah S. Williams administrator of Giles S. Whitney dec'd, Horatio S. Whitney, Virginia P. Whitney, Martha  
Ann Whitney, Eliza S. Williams in her own right and Sarah Ann her wife, Nellie Bradshaw, Elizabeth L. Edwards Lawrence

This cause came on this day to be again heard on the papers formerly read, and upon the report of  
Elijah S. Williams, attorney of Giles S. Whitney dec'd and of Horatio S. Whitney and Elijah S. Williams  
complainants made in pursuance of a decree rendered in this cause at May Term 1859 to which  
return there is no answer and on consideration whereof the Court doth adjudge, order and decree  
that the said reports be confirmed.

Jurors Edwards and Cecilia F. Edwards infants being by Ellen Edwards their next friend  
against

Isaac H. Edwards & Sarah A. Edwards widow of Robert C. Edwards

Left

This cause came on this day to be again heard on the papers formerly read and on the report of  
R. A. Maplesburg, James Bellard and A. W. Taft made pursuant to the decree of S. Ct. May 1859  
to which there is no answer and was argued by counsel. On consideration whereof the Court doth confirm  
the said report and doth adjudge, order and decree that H. H. Cobb and Dno. H. L. Lly who are about  
bearing fees for that purpose, proceed to sell at Franklin in the County of Southampton, after having  
given at least twenty days notice of the time, place and terms of sale by advertisement at the courthouse  
of said County and at Franklin, and in the Christian and a newspaper published at Suffolk, one  
or week for three weeks, the lot of land at Franklin in said County purchased by the A. Edwards  
of Richard Danville and fronting on the Peckover & Lombeck Post Road and in which is a store house  
one credit of six months with interest from the date thereof, taking land and good security for the  
same due money and withhold the little bill of sale for the rate of ten per cent, and make report to Court and  
return the said land to Court. And the Court doth further adjudge, order and decree that a sum in excess  
of this Court ascertain whether the said Isaac H. Edwards is willing to receive in cash a sum of money  
in lieu of his claim theron, and if so how much that sum should be and report to Court.  
That this decree is suspended until the said Cobb & Lly shall execute a bond in the Banks Office upon  
the value of this Court, payable to the Commonwealth in the sum of \$2,000 conditioned to discharge  
the debts required of them under this decree or under any other deed made in this cause, and it is  
ordered to let plaintiffs have and for such further relief as may be proper.