

by Counsel. On consideration whereof the Court doth adjudge, order and decree that the S<sup>t</sup> Geo: 4<sup>th</sup> et al. of Mr. Gould made before a Commissioner of this Court on account of said doubtful transaction, at the question of Delia A. Holloman, now the wife of J. C. Day, and the said Commissioner will report to Court with any other generally stated demand presented by himself or required by the parties to be so stated - And leave is granted the Plaintiff to amend their bill, and the cause is remanded to rules for that purpose.

Joshua Profost and Lucy C. Profost his wife who sue by the said Joshua Profost her next friend. *Piffs*  
against

Julian J. Brinck Executor of Arthur H. Holloman etc. Deed, dated 1<sup>st</sup> May 1859. *Sle*

This cause this day came on again to be heard on the paper formerly read and on the right of the Commissioner made pursuant to several orders herein in the *sle* day of May 1859, together with the supplemental Statement marked "A" filed therewith, to which report and statement no exception has been filed and was argued by Counsel. The court therefore whereof the Court confirming the record and statement, doth adjudge, order and decree, that Julian J. Brinck Executor of Arthur H. Holloman etc. pay to the defendant Lucy A. Holloman the sum of \$220.52<sup>00</sup> with interest on \$20.46 cars from December 25<sup>th</sup> 1859 till paid and that the said Executor pay to Richard A. Vick the like sum with like interest. And the Court doth further adjudge, order and decree that the said Julian J. Brinck Executor invest the sum of \$442.65 *sle* cars mentioned to be due by the said Statement "A" to Lucy C. Profost for life, with interest on \$42.32 from the 24<sup>th</sup> of September 1859, as his discretion in the purchase of State Stock bearing an interest of six per cent, or in the purchase of a messuage or a tract of land for the use and benefit of the said Lucy C. Profost for life and after her death to be equally divided as directed by the will of the said A. H. Holloman among her three children, viz. Joel Profost, James Profost and Henry L. et Profost, and the said Julian J. Brinck is directed to report his proceedings under this decree to the Court - But as to so much of this decree as directs the investment aforesaid, the same is to be suspended until the said Julian J. Brinck shall enter bond with sufficient security in the Clerks Office of this Court, in the penalty of six hundred dollars conditioned will and faithfully to make the investment required by this decree -

John P. Bidwell & others. *Piffs*

against

J. E. Jaynes & others. *Sle*

and

J. E. Jayne & others. *Sle*

and

Jacob Hight 1<sup>st</sup> & 16<sup>th</sup>. *Piffs*

against

J. E. Jayne & others. *Sle*

Bidwell et al. \$1.32

Dowm P. 32.00

Hicks Bro. 22.52

Piff profost 41.00

Og. Barbom 16.12

J. 155.68

These several causes came on this day to be again heard on the paper formerly read and on the right of the Commissioner. Counsel made pursuant to the 2<sup>nd</sup> of November Court 1858 and on a Supplemental Statement made by said Commissioner numbered "B" which is recited by name of parties as correct to which object no exception is filed and was argued by Counsel. On consideration whereof the Court doth adjudge, order and decree that D. Bidwell his wife and others, sue to O. G. Barbom in part of his demand under suit of trust exhibit C, the sum of \$120.02 claimed as his share of his demands as per account 2<sup>nd</sup> of term instant adjudged with interest thereon from the 2<sup>nd</sup> day 1859 and set out of the sum of \$125.34 in his hands as per Statement "B" of counsel the said D. Bidwell pay first the cost of all of the above suits including the usual attorneys fees, and the balance of the sum of \$125.34 with interest on \$125.34 plus thereof from 7 December 1859, to paying O. G. Barbom the preferred creditor under the suit of trust filed in the cause (exhibit F) and that the said D. Bidwell make a further account of his proceedings as best appears and before one of the Commissioners of this Court.