

Bromder Dowry

against

Wm Blanchard and Afford Coll.

Off

Off

etc 15.57

Off 1.00

Ch. Feb. 2 6.28

Law 1 16.88

Off 39.57

This cause in which the plaintiff had presented in the court presented by law against above defendants to the defendant Wm Blanchard cause not to be heard on the said bill taken for confidit as to the said defendants as in relation filed with said bill and on consideration of witness, and was agreed by counsel. On consideration whereof the Court doth adjudge, order and decree that the plaintiff recover of the defendant Wm Blanchard the sum of One hundred and ninety dollars with legal interest thereon from the 1st December 1848 till paid, and that the defendant Afford Coll out of the sum of money due by him to the said Wm Blanchard pay to the said plaintiff the sum sum of One hundred and ninety dollars with interest as aforesaid & the costs of this suit, which sum shall be to that extent be a full payment of any amount due by the said Afford Coll to the said Wm Blanchard. But the said plaintiff shall not have the benefit of the foregoing sum until she shall make a bank in the State Office of this Court, before the block of said Court in the penalty of \$100 with good security & such conditions to perform such future acts as may be made before the appearance of said Wm Blanchard and his making defense.

Augustus J. Stephenson

against

Lori H. Stephenson, Horace I. Stephenson, John H. & Tiburce B. Stephenson

Off

Off

This day this cause came on to be again heard on the papers formerly read and on the report of Commissioners held made in pursuance of a decree rendered in this cause at November Term 1860, to which report no exceptions have been filed, and on the petition of John P. Boykin administrator of Tiburce B. Stephenson deceased on behalf of the said deceased confirming the report of Commissioners held by consent of the plaintiff & defendant, and decree that the block of this Court belong to John P. Boykin as the administrator of Tiburce B. Stephenson & the land of Lori H. Stephenson & others returned by Commissioners held to this Court with his last report, that he take his receipt for the same, and that the said John P. Boykin administrator as aforesaid pay the costs of this decree.

William et Recks & Lucia & his wife

against

William J. Vaughan

Off

Off

Off

This day this cause came on to be again heard on the papers formerly read and on the report of Commissioners held made in pursuance of a decree rendered in this cause at November Term 1860, to which report no exceptions have been filed, and on consideration whereof the Court doth adjudge, order and decree that the said report be confirmed.

John D. Rock who sue in behalf of himself and all other creditors of the estate of William Dewart et al Off

vs Armstrong Gardner Esq: of William Dewart vs William Dewart, Sarah et, Anna F. & William J. Gardner.

Off

This day this cause came on to be again heard on the papers formerly read and on the report of Commissioners held made in pursuance of a decree rendered in this cause at May Term 1859, to which report no exceptions have been filed and on consideration whereof the Court doth adjudge, order and decree that the said report be confirmed.

Mary et Brown, Radley Brown & Jacob F. Brown

against

John Fawcett & his wife Ida Brown, Lucy F. and others & F. Brown off

Off

Off

This day this cause came on again to be heard on the papers formerly read and it being suggested to the Court by counsel that since the last decree in this cause the infant defendant Mary L. F. Brown has attained the age of twenty one years, on motion of James Mayott the guardian ad litem of the said