

W<sup>m</sup> H Daughtry administrator of Elias Jagger filed in this cause marked #1, and was argued by counsel. On consideration whereof whereby the Court conformed the said reports, and Little adjudge order and decree that the said W<sup>m</sup> H Daughtry as administrator aforesaid and the sum of \$1,625.20 of costs in his hands uncollected, when collected going to the several creditors to whom he was directed to pay that amount, under the decree of May Term 1868, that now remain unpaid according to his said report, & L. to wit. To Horace H. § 152.67, and § 154.44  
§ 208.95, to A. J. Blodgett § 65.70, to Peppage Bar. § 297.10, to Barnard & Young § 27.72  
to Wm. Lanchant § 21.47, to J. H. Bonner § 31.33, to George Howe the § 403.45, to James Barnes  
the § 495.25, to John W. Thomas § 239.37, to Nathan Bowes § 139.14, to E. P. Tabb the § 142.70  
to James § 110.42, to Charles M. Barrett § 72.46, to Santos, Walter the § 52.61, to Wm. D.  
Barrett § 32.58, to Walter the § 2.29, to Richard, Lilly § 55.93, to Mrs. Miles Daughtry § 39.17  
to W. J. Wright § 53.37, to C. Jenkins the § 19.16, to Lewis the § 24.92, to M. V. Kinnegay § 31.02  
to James Griffin § 90.30, to Thomas D. Woodell § 311.90, to Mrs. Jane Jagger § 18.10, to others  
Liza Pope § 59.10, Samuel § 56.47, to People of Virginia § 173.49, to Davis the § 36.20, &  
James § 13.56, to W. H. Smith § 21.65, to Morris Gwathmy § 23.10, to Warren & Billups  
§ 21.23, to James Barnes Esq. Jacob Barnes § 11.35, to R. S. Stevens § 29.20, same § 94.22  
and make report to Court.

And the Court doth further adjudge, or do and decree that  
Samuel Miles Sheriff of said County, receive of the Clerk of this Court (who will deliver the  
same to him) the bonds of Samuel D. Winborne & Richard G. Bowper for \$2,000.00 & of Sol  
& Crumpler, A. Crumpler & W<sup>m</sup> H. Daughtry of § 56.90 & of W<sup>m</sup> H. Daughtry, M. &  
& Daughtry, Walter Myrick & Joseph E. Webb of § 77.92, § 4 & of E. G. Barrett, R. Adams  
Barrett, John R. Parker & Wm. B. Hamblin § 220.50, and that he proceed to collect  
the same together with all interest thereon, and after paying all costs remaining unpaid, then  
from the same ratably to the several creditors named in the 4<sup>th</sup> class of General Issues  
of this Court report made up under date of the 8<sup>th</sup> of December 1868, and make to these  
several purchasers of the real Estate held by him under the proceedings in this cause due  
with special warranty in the usual form, and make report to Court.

John Healy guardian of Susanna R. Bradford, Lydia A. Winsford, Benjamin P.  
Winsford, in

against

Edward W. Winsford & Benjamin P. Bradford

This number cause came on to be heard on the petition of Jasper Hardy, guardian of  
Susanna R. Bradford, Lydia A. Winsford and Benjamin P. Bradford on the pro-  
duction of satisfactory proof according to the provisions of theratof aforesaid concerning  
non resident guardians and wards, and it appearing to the Court that notice of this  
application has been published according to law, before and authority and hereby given  
to Jasper Hardy, guardian of Susanna R. Bradford & Lydia A. Winsford, & Benjamin P. Bradford, all residents  
of Rush County in the State of Indiana to demand, sue for and recover and removal  
any money or other personal property, to the said Wards due and belonging within the juris-  
diction of this Court from the State of Virginia to the said County of Rush, State of  
Indiana at the place of residence of the said Jasper Hardy and his aforesaid wards -

William S. Goddard

Poff

against

Edward W. Winsford, James Allard, Richard F. Allard, Charles F. Crocker,  
Executive of Clark F. Pulte, Jr., George H. Pulte & Ross, & his wife Abram Reddick,

Walter F. Blunt

This cause in which the Plaintiff has proceeded as he made his complaint by law against said  
defendants as to George H. Pulte and Ross & his wife and Walter F. Blunt between Reddick