

Notice of the day and place of sale by public advertisement at the Court house and one or two public places in the immediate vicinity of the mill, bound to sell at public auction at Lewiston in Sonoma County, to the highest bidder. The mill in the bill named, which Robert Vick sold subject and professed on the following terms, to wit, sufficient cash to defray the costs of the sale, and expenses of the sale, the balance on a credit of twelve months taking from the purchaser bond payable to the Commonwealth of Virginia with good and sufficient security, retaining the bill until all the purchase money shall have been paid, and the said Sherriff's Lien is further directed to return the said bill to the Clerk's Office along with his report which is to be made in order to further descend. But this said Commissioner shall not proceed to act under this decree until he shall have received in the Clerk's Office of this Court a bond in the penalty of five hundred dollars (\$500) conditioned for a faithful performance of this decree and any subsequent one which may be made in this cause.

David D. Thomas, Executor of Williams et al. vs. de

Bell

et al. W. H. Briggs & Relieve his wife

Bell

On the instant of the defendant's claim is given him to file their answer, and thereupon an induction of the plaintiff's claim is given him to amend his bill and make new parties.

James A. Bell who sue for the benefit of Dr. R. Edwards & John R. Kelly Trustee Bell against

William Marfee, Edward Rawls admr. of Seth D. Williams & de W. W. Briggs Sheriff & Committee of Harrison D. Moore et al. and the said W. W. Briggs, E. W. Marfee, John Kelly, Martha Williams, Mary Ellen Williams & Daughter of W. W. Williams, Rebecca his wife & Venoria Moore

1^o R. Edwards is by the defendant appointed guardian to the infant defendant, Victoria Moore, who by leave of the court this day filed her answer and the plaintiff did file a general replication to the same. And this court this day cause to be heard by consent of parties on the bill and exhibits filed by the defendant and replicated and was argued by counsel. On consideration whereof the court (without deciding any question of principle) instead in this said cause, doth adjudge, order and decree that a Coven of record take the following account of the account of the Plaintiff's Decr 23rd 2^o An account filed to accusations of Edward D. Rawls as administrator of Seth D. Williams et al. taking my account rendered by him and duly recorded, as prima facie correct, subject to be discharged and satisfied -

3^o An account of the transactions of W. W. Briggs as Sheriff & Committee of Harrison D. Moore, taking my account rendered by him & recorded, as prima facie correct, subject to be discharged and satisfied -

4^o An account of the real estate of which Seth D. Williams died seized & professed and its full and annual value.

5^o An account of chattel which Harrison D. Moore died seized and professed and its annual and full value - and make report to Court with any matter specially stated sumed present by himself or that any of the parties require to be stated - and that notice of the time of taking said amounts be posted at the Courthouse door of Sonoma County on some Court day previous thereto, and published once a week for four weeks in the Christian Post newspaper published at Buffalo N.Y. which publication shall be in lieu of personal service of such notice in duplicate - and liberty is given to the defendant to file their answer on or before the next term of this Court