

Mary A. Brown, Ridley Brown & Jacob F. Brown.

Plffs. }

against  
 Beavin and Ida Brown Samuel W. Eaton & Lucy F. his wife & Mary S. F. Brown, defts.  
 This cause this day was again heard on the papers formerly read and the amended Bill of the Plaintiffs with the answer thereto, praying that Fayette Eaton, an infant of tender years, by S. R. Edwards who was appointed as the guardian under his guardian's will may be made a party Defendant in the proceedings in this cause hereafter to be had. The Court doth adjudge, order and decree that the said Fayette Eaton by his said guardian as before be accordingly be made a party Defendant, and that a Commissioner of this Court proceed to inquire and report to this Court, at its next Term, what amount of the next proceeds resulting from the sale of the 'Brown tract of Land' in the proceedings mentioned, and which was due and owing to Lucy F. Brown who intermarried with Samuel W. Eaton and has since died leaving her said husband surviving, and the said infant Fayette Eaton her only heir, should be paid to or drawn out of the fund now invested in the Norfolk City Savings Bank in the City of Norfolk, by the said Samuel W. Eaton, in fee simple in lieu of his life estate therein, and what portion of the said fund should be paid to or reserved for the said Fayette Eaton. And as to all other matters this cause is continued.

Therophilus F. Harris

Plff. }

against  
 Mary, Elizabeth Leggett, Mary F. South Co., Martha James, Tobias Custer, }  
 Missenas, James Adams, Ella, Rosie, & Millard F. Harris, } Defs. }  
 This day this cause came on to be heard, and it appearing to the satisfaction of the Court (by exhibits filed) that the bonds executed by Mark James for the purchase of a part of the Land sold by F. F. Harris, heretofore decreed pursuant at the November Term 1857, have been paid by said Mark A. James. It is ordered that Sutherland R. Edwards be appointed a Special Commissioner in the place of F. F. Harris to execute a deed with Special warranty to said James, for the land he purchased in the proceedings mentioned, to wit, the two hundred acres on the East Side of Dennis Millpond, the said land formerly belonging to the estate of Howell Harris &c.

J. S. Jones who has in behalf of himself, and all other creditors of }  
 Irem Griffin doth, who may come in and contribute to the expenses }  
 of this suit.

Plff. }

against  
 Willis Brodshaw administrator of Irem Griffin, Mort Griffin. }  
 Jany Griffin, and Helen Griffin. } Defs. }  
 This day this cause came on to be heard on the papers formerly read, and the report of Commissioner Sutherland R. Edwards made under a decree of this Court, rendered at May Term 1860, and on a Statement filed in this cause, marked (C) and was argued by counsel. He considered whereof the Court conforming to the Report of Com. Prouton to which no exception has been taken and adopting Statement (B) doth adjudge, order and decree, that Willis Brodshaw administrator of Irem Griffin doth, out of its estate and the sum of \$37.45 with interest from Nov. 15. 1857, till paid, to William H. Prouton Com. \$25. with like interest, to S. R. Edwards, Clerk of this

6th  
 3d  
 Cor  
 Law

1860

190