

In the County of New York against whom Rule was issued by the Clerk of the County returning after the same to the Clerk's office of any law court, by and attesting and swearing that he had no cause for or certain calling by him sufficient to sue in his attorney and against whom for a certain calling by him sufficient to sue in his attorney and knew not this defendant called by name John Wherrenpoor and witness of the plaintiff by his attorney, the County Clerk attorney, Clerk and Sheriff, that the Rule against the said George Jordan is made absolute and attesting and swearing is awarded as against him returnable here on the first day of the next term.

Jeph. B. Wicks

Jeph.

De Chancery

against Fortin & Son, administrators of Mary E. Weston deceased.

and W. J. Weston, an infant by defendant his Guardian ad litem. Supt.

This cause came on this day again to be heard on the papers formerly read, and the Plaintiff's amended bill, so far as taken for confidante to the Defendants, Fortin & Son, administrators of Mary E. Weston, and Samuel Wells administrator of Jeph. B. Weston deceased, and Mary E. Weston, on the answers of Julia B. Wicks, and Josephine Weston, an infant by defendant, her Guardian ad litem, sufficient for their purpose, with general replication made by the plaintiff, and the report of Christopher Howard, and was argued by Counsel, on the consideration whereof the Court doth adjudge, order and direct, that the said report be confirmed and stay Fortin & Son, administrators of Mary E. Weston pay to Jeph. B. Wicks, the sum of Thirty three Dollars & Seven Cents with interest thereon from the 1st day of August 1855, and that until Jeph. B. Wicks, Mary E. Weston & Josephine Weston, or some one for them shall in ninety days pay to Jeph. B. Wicks, the sum of Five Thousand & Sixty five Dollars & fifty five Cents, then they the Sheriff of Barnstable after having given to them twenty days notice by publick notice, tuncury of the Courtland and the immediate vicinity of Barnstable, shall proceed to sell up the County town of Sandwich, County and Town, County Court day of publick notice, to the highest bidder, the body of land containing One hundred & Ninety eight acres of land, whereof Jeph. B. Weston deceased left and possessed, on the following terms to wit; sufficient cash to defray the costs of this suit & expenses of sale, including a fee of Fifty Dollars to the Plaintiff's counsel, and the balance of the purchased money, on a credit of twelve months taking from the purchase a bank with sufficient security and retaining the title until all the purchased money shall have been paid, and return the said bank with a receipt of his proceedings in order to be further directed.

But this Court is intent to subject to the provisions of an act passed the 3d of March 1855, intituled an Act to Stay the Collection of Bills for a limited period, and the acts amendatory thereof.

Willard Glens

Jeph.

De Chancery

against Glens

Jeph.

This cause came on this day to be heard on the Plaintiff's bill, the exhibits filed and examination of witness and was argued by Counsel, on consideration whereof the Court being of opinion that the charge of adultery against the Defendant Sally Glens is fully proved, doth adjudge, Order and direct, that the marriage license for