

Wednesday November 10th, 1869,

Passau

The Hon. E. S. Ditt, Judge

Fannie Margaret Neugabek

Def.

Dabchancry

against Charles P. Neugabek. Margaret A. Neugabek, came to Neugabek, in his own right and as administrator of H. C. Neugabek deceased Sept. This day the Court was to be again heard upon the papers formerly read and upon the report of H. C. Neugabek, before me, in pursuance of the decree rendered in this cause at the anterior Term 1867, to which report no exception has been filed, and was argued by Counsel. Upon Consideration whereof, the Court doth Concur to make report unto the Appellate Court of New York remaining to the said, date adjourned. Order is given that this cause be removed from the Registry. It is further ordered that the costs be paid by the parties in equal proportion.

William A. Mapenburg

Def. 2

Dabchancry

against

Samuel Ditt, as Executor & Successor of John Smith deceased Sept. This cause came on this day to be again heard and the papers formerly read and the report of Samuel Ditt, attorney of John Smith deceased, before me, pursuant to the decree of November Term 1867, to which report there is no exception, and was argued by Counsel, but Consideration whereof the Court doth Concur to make report, and doth adjourn. Order is given that the proceedings had in this cause be Concluded, and nothing more remaining to be done in this cause, it is Ordered that the same be removed from the Registry.

Christopher D. Backland, who bore for himself and all other creditors of Miller S. Gray deceased who were present and had their claim in the Court of this County,

Plaintiff

against

J. C. Williams, attorney of Miller S. Gray deceased, James Gray, John Gray, George Gray, Thomas Gray, Miles H. Gray, James J. Gray, Henry J. Gray, Robert Gray, Benjamin Tully, & others his wife, Christopher Gray, and Nathaniel Gray, the two last infants by J. H. Edwards their Guardian ad litem. Defendants

This day the cause came on again to be heard on the papers formerly read and the petition of Christopher Ditt, before me, and was argued by Counsel. No Consideration whereof the Court doth adjourn. Order is given that the said Christopher Ditt, be required to give to Williams to both a further account of his demands as administrator of Miller S. Gray before one of the Commissioners of the Courts. That the said Commissioner is also required to take an additional account of the debts with outstanding and unpaid, against the estate of the late Miller S. Gray, and report the same account to this Court, together with any special matter deemed pertinent by himself or which may be required to be stated by any of the parties interested.

Book #6
Sect. 1.
Sept 13