

E. W. Hapburny, Care of James Wells.

Off. of Chancery
Sept.

James C. Wells & Thomas D. Wells -
At being suggested to the Court that since the insolvencies of this State, and its last order
and order in this Cause Edward W. Hapburny, Executor of the last will of James
Wells, has been deposited this will, and that the estate of Thomas Wells has been
committed to the hands of Governor Sevier, Sheriff of South Carolina, as Adminis-
trator, during his absence, and that the estate of Thomas Wells, one of
the parties to this debt, the Executor of Governor Sevier, Sheriff of South Carolina, and the
insolvent in the place of E. W. Hapburny and the said Sheriff, and
in his name, and is to be proceeded in this Cause, and that the said
Cause came on this day again to be heard in the papers, foreclosing, and
the report of Commissioner Sevier, was presented to a decree of November
1817, and it is ordered, as excepting above two first, and 10th, argued by Counsel,
Ordnance being returned, that the Court doth adjudge, order & decree, that the said
debt be conformable, and that Governor Sevier, Administrator of the said will of
James Wells, with the said amount, pay to James C. Wells, the sum of Seven
thousand & twenty five dollars & twenty three cents, with interest, from
the 17th of November 1813, and to Thomas D. Wells the sum of Eighty two
dollars & thirty cents, with interest from the 17th of November 1813,
to be paid out of the assets of his testator, in his hands.

Sevier A. Sevier
Against
James C. Wells

Off. of Chancery
Sept.

6th 1825
Nov 1825
1825
F. J. J.

This day this Cause came on to be heard in the Court and in the presence of
the Defendant to said Decree, and as requested by Counsel, in Cause doth return
the Court doth sustain the said Decree, and doth adjudge, order & decree,
that the Plaintiff's Debt be dismissed, and that she pay to the Defendant
his Costs by him in this Court expended.

James Wells, who has been appointed Commissioner in Chancery in the
County, by Governor Sevier, Commissioner of the said County, State of
Virginia, to fill the vacancy caused by the absence of Wm. St. Paul, who
has been qualified by taking the Oath required by the laws of the
State, to wit, First, The Oath of fidelity to the Commonwealth, 2^d The
archaic Oath, 3^d The Oath to Support the Constitution of the
United States, and 4th The Oath of Office. He also filed a copy of
his Oath of Office, as provided by an Act of Congress of
July 2^d 1812, before and submitted to before a Justice of the
Peace of this County.

Ordered that the Court be adjourned till tomorrow morning the 10th inst.
E. S. Fitts

any
copy
of
this
and
copy