

William Brown, infant nephew of Joseph St. John, late who was long by said
boy his friend, mentioned as next friend. Off 3 InChancery
against
James T. Boarder & Sons, wife widow of Mary & Boarder. Ap.

This Case this day came on to be again heard on the foregoing formerly and
on the Report of John Boarder Jr. Receiver under the decree herein of May
June 1855, & was argued by counsel, & Counsel's statement of the case con-
cerning said Report to which no exceptions were filed, was agreed to, ordered &
directed, that said John Boarder Receiver be dismissed out of the funds already
paid to him by said party to the suit, & that the balance of the balance of said fund
to that point W. St. John & wife out of the balance of said fund
be paid to Joseph C. Day fifty dollars, amount paid by him asatty for
in this cause, and that he present the cost of the above bonds judgment
in said Report & retain the present & the balance of the fund in
his hands until the future order of this Court, and the County Clerk
further advised. Order & done, that the Defendants Jas. T. Boarder
pay to Joseph C. Day the costs of this suit.

Parker D. Story, A. R. Story, S. H. Bishop,
& Howard his wife, of county of Story. Off.

Against InChancery
Jonathan Darden & wife Melia Story & said Darden &
Said his wife in their own right v. E. R. Story. Off.

This day 3d this cause came on to be heard to the Bill taken for & before
the Party unto the Defendants Jonathan Darden & wife Melia Story
& said Darden & wife, on the answer of Edward R. Story, replicating
thereunto, examination of witnesses and on the Report of Commissioner
Teller, Master Under and Order of this Court made at Albany June
1855, and was argued by Counsel, on consideration whereof
and by consent of parties, the said Court adjudge and direct
that a Commissioner of this County take an account of the true
actions of Jonathan Darden as administrator of Melia Story
that he also settle one account of the administration of said
administrator and that in making up said account the Court
will charge the Defendant Edward R. Story with the sum of
the value of 1700 dollars to be paid back by him to the Plaintiff Jas.
Melia Story filed as evidence in this cause as and attorney
Hans W. Davis to him by his father in his lifetime. Wherby
hereby he did signify to said court with my Master witness
stated several portions of testimony so received by the
parties to be so stated. This cause is left to judgment
on claims for wages which the Defendant E.R. Story had
against against the estate of Melia Story.

Mary & W. Davis
against

Off 3 InChancery

Virginia law firm of Isaac Coddington in her own right of Ap.
W. W. Charles & son & Robert W. Mary & others & the last two infants