

Saturday, November the 11th. 1871.

The Am. Ass. Below, Indep.

800

Aug 2nd 1820

Plaintiff

Definobanks

3. *Inkblotting*

It appears to be fact that from the last term of the Anti-Slavery Board of
Anti-Slavery they departed this life, and that during & before they qualified
as such the first term of Anti-Slavery, and have gathered as Administrators
with the area around by themselves Lovers &c Mr. Weston. It is evident that
this Canada, in future to students in the name of Anti-Slavery as now to
Anti-Slavery and as Administrators with the area around by themselves
Society that will doth doth further consider that a representation of
the said power in Europe the Order of Anti-Slavery 1814 resolute
in this Res. and as we are when regarding this Canada is considered.

Drawn by N.

SACRED

卷之三

Plantae

Defendants } In Chancery

三

This day this cause came on to be further heard on the papers formerly read, and therefor of Com-
missioner Moore, made in pursuance of an order entered at the November Term 1878, respecting the
collection of the bond of Eliza V Davis, and was argued by Counsel for the Plaintiff, George Davis, and it
appearing to the Court that the said Eliza V Davis is intitled to one third of the fund collected
for her life and is willing to waive the value of her life interest in fact, the Court adjudge order & decree
that Davis Moore, after paying any costs that may be due in this cause, pay to the
said Eliza V Davis the sum of Sixty Dollars, the same being ~~considered~~ the value of
her life interest in fact in the fund collected and reported, and then pay the balance
of the fund collected to the legatee appointed Guardian of Eliza V. and Children
D Davis, who reciept having been made in this cause. And it appearing further
in the cause that the payment of the sum named in the said sum proceeding down
and day paid the plaintiff enough for its full, the Court doth further decree
that the sum ~~summing up~~ to receive the same Eliza V Davis, & the
same appear to be necessary. And the said ~~summing up~~ is directed to
make report to this Court of the proceedings under this Decree.

- 3 -

3

atmosphere of our City.

Plaut.

" 3 Indohamay
Diplostomus ()

This day the Slave Laws were to be heard in the Legislature formerly used, and
were rejected by Congress; And the Constitution which had as the object of
the Slaveholding and the Slaveholding party. It is believed by the South that
this caused the Decisions of the County Courts.

200

1

W. F. Goding

۱۰۷

Mary about her wife, Mrs. L.
and Caroline at Kindred, etc.