

afforded to Observe the said Order, under the Name of the Government, during 1860, and day argued by Counsel, in Consideration, which, and it appearing to the Court, from an Examination of the Papers in this Cause, that Richard L. Bryant had been retained by the Plaintiff, the 2nd July 1860, up to which time he was directed to file the Answer of the Plaintiff, Term 1860, and that the said Bond for the sum of the Laws in Suits in the papers, in this Cause, the Court don't refer to Confirm the Report made by Richard L. Bryant as returned May 22 1863, but don't let the same stand, and don't adjudicate, Order and direct, that W. H. Brigg, Sheriff of Clinton County, withdraw the Bond for \$990, executed by Bryant & Bryant, and others to Reclaim Summe Received from the Plaintiff in this Cause, and collect the same, in respect to Plaintiff in Order to be further heard. And the Court don't further adjudge, but let it stand, that the said W. H. Brigg, shall deposit the Summe, before Cost, in the First National Bank of Zanesville City, to return the Certificate of deposit in the papers in this Cause.

Mojo

Charles

Deff. 3 Sufflamen  
Difl.

This day this Cause came on again to be heard in the papers formerly recd, and the Report of W. H. Brigg, Clerk pursuant to the Order of this Court entered in the Clerk's Office Term 1861, and to except the Exceptional Statement filed, and may argue by Counsel, the Consideration whereof, the Court don't adjudge, but let it stand, that the said Report be confirmed, and it appearing to the Court that there is nothing further to be done, It is ordered that the same be removed from the Books.

Bachman

Mojo

Briggs v. C.J.

This day this Cause came on again to be heard in the papers formerly recd, and the Report of J. L. Doty Sheriff, Clerk pursuant to a Court entered at the November Term 1860, and to except the Exceptional Statement filed, and may argue by Counsel, the Consideration whereof, the Court don't adjudge, but let it stand, and do order, that the said Report be confirmed, by the said Clerk of J. L. Doty to check the same, and as far as the said Clerk presents to the Plaintiff and file their receipts.

Bachman

Mojo  
Wining v. C.J.

Deff. 3 Sufflamen  
Difl.

This day this Cause came on to be further heard in the papers formerly recd, and the Report of Commissioner Brigg, to which there being no Exception filed, the same is confirmed,

Plaintiff 3 Sufflamen  
Defendant