

Grounds of suit by the above named Defendants Anna, Monroe, Foster, Metz and Henry Griggard to L.C. Gifford their Guardian & others in general replication thereto, & absolutely filed and was argued by Counsel, on Consideration whereof the Court did adjudge, Order and Decree, that the sum of the Compensation to the said Defendants of all the debts now or hereafter owing the Estate of Henry Griggard doth abiding their pecuniary and property, and also in account of any other real Estate of which Henry Griggard did Seize and possess, abiding the actual and current Value, and report the said accounts together with my Master Specially Statuted deemed particularly by Henry or without may be required to be so stated, by any of the parties interested, as

Peter J. Hobart surviving partner of P.J. & H.H. Hobart.

Plaintiff,

J. A. Channing  
Defendant

John A. Barkand alias of Joseph A. Barkand do, and in his usual right A. 13. Barkand, & C. Gillette Trustee said J. E. Gillette as surviving partner of J. C. Gillette, for H. Barkand & H.H. Hobart last mentioned doing business under the name & style of J. C. Gillette & Co. of Wilton R. Dated Plaintiff

It appearing to the Court that H. H. Briggs had land by the County Court of Tuckahoe County, partitioned for J. E. Gillette, the South in the tract of Land received on the 26<sup>th</sup> Decr 1873 by Jas. A. Barkand & said J. E. Gillette sought for the purpose thereof named, it is ordered that this cause be brought suspended and against said H. H. Briggs substituted trustee, in place of said J. E. Gillette, and the cause coming on to be heard at the first formerly named and on Consideration Dykes report of the 1<sup>st</sup> Feb 1874, to which report there is no exception and was argued by Counsel, on Consideration whereof the Court doth adjudge order and decree that the said H. H. Briggs substituted trustee, as aforesaid, present to take half of the pair scales, then cast iron and sand in said Lands before Taylor's report and collect of Miller M. Peeler the sum of \$800. 00, and all interest due thereon and collect all the claims due said J. E. Gillette &c and out of the sum so pay the costs of the suit including a sum of \$50 to the plaintiff Attorney and the residue pay ratably to the several debts against J. E. Gillette &c, as reported by said Counsel, Dykes, and make report to Court.

Richard D. Everett & Sally his wife.

Plaintiff,

J. A. Channing  
Defendant

J. S. Bots Sheriff and Comptroller of Davis Hills do, as Sheriff committed of E. W. McLaughlin do, Edith Hill, Richard H. Peery & Jason his wife, Delia Charles & Mary his wife, Scotland Newell & Lucia his wife, Dennis C. Hill, Thomas Hill, H. F. Wood Virginus his wife & Gardner Tucker and Sarah his wife -

The Court doth on this day to be again heard at the first formerly named and on the report of Mr. H. Briggs made pursuant to the order of Tuckahoe County Court of August term 1871 - to which report there is no exception and was argued by Counsel, on Consideration whereof the Court doth adjudge the said report and doth adjudge order and decree that the proceedings had at the court be confirmed and make final and binding between the parties, and nothing more remaining to be done in the case, it is ordered that the same be remitted from the docket.

Paul H. St. John and Pitt J. Bennett

Aff.

J. A. Channing

Martha K. St. John a lunatic by Ensign C. Bennett her guardian ad litem M.P.A. By consent of parties this day, the cause came on to be heard on the plaintiff's bill the cause of Martha K. St. John by E. C. Bennett her guardian ad litem and general representative, and was argued by Counsel on Consideration whereof the Court doth adjudge order and decree that Paul H. Bishop, Peter A. Story John H. Ham and W. E. Hale who are hereby