

to the Court that Mr. A. James and A. T. Brown, were co-trustees, of the Estate of Mr. H. Howard, and that the Estate of Mr. H. James had been compromised by certain sum of money on account of such ownership, the Court did allow and decree that a Commissioner of the Circuit take and account of the said by the Estate of said Mr. H. James on account of his being a party to H. Howard et Cier of L. J. French et al, and also make further enquiry of such Estate of Mr. H. Howard should contribute to Estate of said Mr. H. James the which amount the Commissioner will audit and report to Circuit, together with any other matter specially stated demand payment by himself, and shall be required to be so stated by any party interested.

Plaintiff

Cheng

legante

Henry Adams Jr.

of living suggested to the Court, which spans the half term of this Court, Plaintiff, who has been the first man of Miles Story dec'd and him he
still owned of Donabean Dardeau dec'd has deposited this his intitute, as
that J. Peabody Jr. and John Peabody Jr. have qualified as his Attorney to
defend also the cause hereafter to be fore-mentioned, pro rogative, the said John
Peabody Jr. and John Peabody Jr. Attorneys of that J. Peabody dec'd; and the
cause to be heard on the fourth day of January next, and in virtue of
P. Story, a distributee of Miles Story dec'd, the present date, dojnd
directed that the creditor of the said Miles Story, be summoned to have
the 5th day of November 1870, when the estate of the said Miles Story
shall be paid and delivered to his distributees, without requiring payment
thereon, and the largest dish further above and the cost of J. & J. Peabody
legatees of Donabean Dardeau, that the creditors of Donabean Dardeau dec'd
be summoned to their cause, on the 5th day of November 1870, when the
said Dardeau, should not be paid a full legatee without requiring pay-
ment thereon, of which summons shall be published one week
successively in the Suffolk Herald, and posted at the door of the Court
of the County of Greenwich and the first day of two successive terms
of County Courts.

Plaintiff

Gomis

against

1900

Defendant

This day, this cause came on to be further heard on the paper from
the report of Commissioner Corlett filed during the term and in my
Court, on consideration whereof, and no exception being filed to the
same, I do judge, order & decree that the same be confirmed, as
appearing to the Court that it is necessary for J. W. Corlett to be
of certain sums for his board and salary seven dollars & cents per
day, with the bill in this suit, and that it is of no further necessity
and, therefore, hereby granted, the said Corlett to withdraw the same
to the Clerk of the Circuit Court, for the sum nothing further to be
necessary to be done in this cause, it is so ordered.