

Tuesday evening May the 16th 1878.

Friends

The Hon. Geo. W. Clegg, Judge

Jeffs

Scho. H. Hollings & als;

In Chancery

against

W^m et al. Bill now with the will annexed of

William et. Hollings) etc.

Dph

By Council of parties given in Open Court & entered of record the
Plaint is submitted to the Judge of this Court that the Messy M^r
be done in Vacation & that the same when made may be entered
by the Clerk of this Court & shall be deemed & taken as
dated as though it had been made & entered in Open Court.

Henry Ginnings, Leslie Ginnings, John Pickup, Jeffs.

Hannah A. his wife,

against

Aphale Williams, William D. Parker, E. G. Parker, J. H.

Parker, S. B. Parker, N. B. Parker, Mary C. C. Parker,

Walter L. Parker & Eva B. Parker, the last eight being

Infants by P.M. Warden & their Guardian ad litem.

Dph

This day this Court came in to be held at the 1st of the Complaint before us certified as to the Defendants Aphale Williams, or
others prop^r has been duly served. The bill failing to appear of place
awards damages to the said Bill, & on the award of W^m D. Parker, Jr.
J. H. Parker, S. B. Parker, E. G. Parker, Mary C. C. Parker,
Walter L. Parker & Eva B. Parker, Infants by P.M. Edwards their
Guardian ad litem, with general application thereto, & it was argued
by Counsel, the death of Francis O' Williams since the institution
of the suit having been suggested to the Court.

On Considering, whereof the Court doth judge, before and after,
that George Whitfield, Jeffs B. Vick, Hon. W. Stephens, & Geo. W. Vick
be & are hereby appointed Commissioners, (any three of whom may
act) to inquire into & report whether Plaintiff can be Considerably
Muster of the trial of said M^r Williams to be described in the Complaint
aforesaid Bill, continuing time limited among you all to) and
devised in kind among the heirs of Francis Williams who is fully
comes in said Complaints died, and if such judgment cannot be
made conveniently whether said said may be allotted to any
party who will accept it, & if so then to the other parties
such sum of money as they mutually determine may settle their
dis^r & cause to either divided in kind or apportion to any of
the parties; whether the interest of the parties cannot well be pre-
served by the sale of the whole, or an allotment of part, and a
Sale of the residue, and upon the said facts & Court, together with
the evidence taking by them with any Master which by them
may be deemed pertinent by any of the parties.