

Wentworth vs
against
Wentworth and Co

Jeffs } Substantive
Info: }

This day the Court came on again to be heard on the papers formerly read in the
report of James B. Jones respecting sale of land in the proceedings mentioned, and was argued
by Counsel. On consideration thereof, and exceptions being filed to said report, the Court did
approve thereof and decree that the said report be confirmed, and the sale therein reported
to be valid firm and binding according to the parties. The Court doth further decree that the
said James B. Jones recover from the persons in this Cause, the sum of £200
Bain, of B. P. Jones, after accepting thereof, to the Clerk, Clerk of the Court, and
they likewise do, and pay same to the Creditor according to their priorities, and
it is further ordered that the Creditor in this Cause be bound under to appear
at the next Term of the Court by Petition published Over a week for four weeks,
in the Standard News, to show Cause why & reasonable allowance for same
not be allowed of B. Jones, out of the funds under Control of the Court, and that the
Court shall make report to Court and the said Court is authorized to make judgment of
law before they come due, and have not need to produce for said sum before

F. P. Soper and Rebecca C. Soper, known Soper, Plaintiff Soper, and Charles M.
Soper, the last three names by F. P. Soper, their next friend. Jeffs
against
Charles M. Soper, William L. Soper, Robert C. W. R. C. Soper, and Company
Soper, the last four names under the age of 21 years

Substantive
Info:

This Cause came on this day to be heard on the bill of the complainant, the same
for default defendant by J. R. Taylor, their Guardian ad litem, Exhibits filed in relation
to said account, and was argued by Counsel. On consideration thereof, the Court
doth approve thereof, and decree that a Compendium of this Court's report be
forthwith approved, whether the same can be made of the bill, in the
Matters arranged the parties therein entitled, or not, and if the same Court
be Compendiously made, whether the matter shall yet can be allowed to
any interested party, who will accept it, and is willing to pay same,
to the other parties had bond of money at their instance therein may include them
to the said Court will also report, the evidence upon which he has his report, together
with the exact value of the bill, or any matter therein stated

Wentworth vs
against
Wentworth

Jeffs } Substantive
Info: }

This day the Court came on to be further heard on the papers formerly read, the
report of James B. Jones filed during the Term respecting sale of land in proceedings
mentioned, to William L. Spradley for \$700 and was argued by Counsel. On Consideration
thereof, on exceptions being filed to said report, the Court is hereby confirmed,
and the sale therein reported confirmed, and the said James B. Jones recover from the
persons in this Cause the sum of £200 out of the Court's funds, and the Court
doth further decree that the said James B. Jones pay to the Clerk of the Court the sum of £200
to the Clerk of the Court, and the said Court is authorized to make judgment of
law before they come due, and have not need to produce for said sum before