

Guardian ad litem of the said infant defendants  
 Thomas Ridley Burgevin & Henry D. Burgevin,  
 and George Pollard Burgevin to defend their  
 interest in this cause, and the said Guardian ad  
 litem then by leave of the court filed the  
 answer of the said infant defendant to the  
 said Bill, and the Plaintiffs filed general  
 replication to said answer. Then this cause  
 came on this day to be heard on the said Bill  
 and exhibits and the said answers and the  
 General replication to said answers by cause  
 of consideration whereof the court doth adjudge  
 order and decree, that this cause be placed  
 upon the Docket in this court, and all the  
 parties to this cause having consented, and  
 entered their consent in writing in the said  
 Bill and answers in open court thereto, the  
 court doth further adjudge, order and decree  
 this cause and the several matters involved  
 therein may be heard and determined by  
 the Judge of this court in vacation and decision  
 made and decree entered herein during the  
 vacation of this court.

Goodson Barham and Mrs. Barbara Stoffe, <sup>I</sup>  
 against <sup>in</sup>

Darthe Lizardy addressee with the will annexed <sup>Cly.</sup>  
 of John E. Barham dec'd & Martha Barham, Defendants

Our motion of William Barham one of  
 the Plaintiffs in this cause, this cause is  
 reinstated on the Docket, with leave to the  
 Plaintiffs to file an amended and supple-  
 mental bill and to make such new parties as  
 may be necessary parties defendant to this Bill

Shands

against

Goodson

& a

Gloves

against

Bale & others

Plaintiff

Defendant

Plaintiff

Defendant

In Chancery

Defendants

This day these causes came on to be heard  
 the case of Shands against Gloves on the paper  
 formerly read and the case of Gloves vs. Bale  
 stale on the Plaintiff's Bill taken for confessing  
 to all the Defendants to H. C. Bale, Mrs. R. Briggs and  
 Sheriff of Southampton and Mrs. R. Shands and  
 exhibits filed and was argued by counsel  
 on consideration whereof the court doth adjudge  
 order and decree, that the deed entered into