

And it is ordered that the property of me be sold by the Sheriff according to law  
and out of the monies arising from the sale pay & satisfy this judgment to the plaintiff  
and the balance if any pay over to the sheriff.

✓ Warren v. Warren heirs. City / heard & decree is per done filed

✓ Branch v. William. et al. City heard & decree is per done filed

Ordered that Alfred Brattle guardian of Lucy & Livi Hart — be authorized  
to expend \$35 each of the principal of the Harts estate for their support  
H Island

Ordered that the account of Jacob Barnes Sheriff amounting to \$4.20 be certified to the  
Auditor of public accounts for his examination & payment

~~1.41~~  
~~63~~  
~~2.50~~  
454 Mills Rose having obtained an attachment against the estate of Nancy Matthews  
for \$4.07 cents for rent. and the Sheriff having made return that he had levied the  
said attachment on 4<sup>th</sup> (here insert the property). two days hence the plaintiff by  
his attorney and the defendant not appearing it is considered by the Court that the sheriff  
recover against the defendant the sum of \$4.07 cents with interest from 25 December  
1846 till and the costs. and it is ordered that the Sheriff make sale of the aforesaid  
effects and out of the monies arising from such sale pay & satisfy this judgment to the  
plaintiff and the balance if any pay over to the defendant and that he render an account  
of said sale to the Court.

A Writing purporting to be a last Will and Testament of Edwin  
Perrinons and bearing date the 12<sup>th</sup> of February 1846 was produced  
in Court in order to be proved. And Joseph Drury by his attorney  
appeared and opposed the proof of the said Will. No corrupt  
deceitful Writings were served and examined and the arguments of counsel  
on both sides fully heard. On consideration whereof it is the opinion  
of the Court that the said Edwin Perrinons was at the time of executing  
the said Will of sound mind and memory and that  
he was under no undue influence. And thereupon this said writing  
was proved according to Law by the hands of Thomas Perrinons Jr.  
Sister and Oldest Living son of the Testator and directed to be recorded.

✓ Will and J. Black Jr. appointed curators of the estate of Edwin  
Perrinons during the minority of his wife & the minor  
children until they attain the age of twenty one years according to Law