

part thereof from the 18th November 1862 and to John D. Jaynor \$6.12 with interest on \$520.
part thereof from the 18th November 1862 till paid in full satisfaction of the debt of said John D.

The account of George W. Viets administration on the estate of James H. Phelps was
as also the account of debts or demands outstanding against the said estate having less than one month
upwards in the Clerk's Office and there being no exception thereto were examined, confirmed and
to be recorded, and it is ordered that the said George W. Viets administrator pay James H. Phelps
Geo. H. Bailey \$2.00 with interest thereon from the 1st day of January 1862 till paid in full
discharge of his debt respectively against the estate -

The account of George W. Viets administration on the estate of Sarah Green
of debts or demands against the said estate having less than one month and upwards
in the Clerk's Office and there being no exception thereto were examined, confirmed and ordered to be
recorded -

The account of Rosina P. Thomas's administration on Martha at Clouds as
of George W. Viets administration on Walkington J. Davis' estate, of Edwin Harris administration
of Eliza Hill Harris' estate, of Samuel Brubles administration on Henry Cook's estate and of
the Brubles administration on William Tarrant's estate having less than one month and upwards
in the Clerk's Office and there being no exception thereto were similarly examined, confirmed and ordered to
be recorded -

Petition of
against

} In Chancery.

This cause came on this day to be heard on the papers formerly read and report filed
by Commissioner made at the last term to which no exception is filed and was argued by counsel &
consideration whereof the Court doth adjudge, order and decree that the said report be confirmed
and that the costs of this suit be proportionately borne between the parties -

Story &
against
William C.

} In Chancery.

This day this cause came on argument to be heard on the papers formerly read and report of
the Commissioner made at the last term to which no exception is filed and was argued by counsel &
consideration whereof the Court doth adjudge, order and decree that the said report be confirmed
and that the costs of this suit be proportionately borne between the parties -

Moorill
against
Moorill now to

} In Chancery.

This day this cause came on argument to be heard on the papers formerly read and report of
the Commissioner made at the last term to which no exception is filed and was argued by counsel &
consideration whereof the Court doth adjudge, order and decree that the said report be confirmed
and that the costs of this suit be proportionately borne between the parties -