

Said Commissary shall be of opinion, that it would
be to the interest of our parties concerned to divide all the real
estate of which Bennett & Briggs had seized and possessed, except the
foregoing allotted to his widow as dower, then the said Commissioners
shall add to the sum first set down to Eugene Herbert and the
proceeds due to the Infant Defendants and report the same to Court.

Bennett

against

Bennett &c

Plff. 2 Subchmny
Defl.

This cause was this day heard in the Court and the Court having appointed J. S. Jones, Appraiser at Large to the infant Defendants, upon the answer filed by the appellees, Plaintiff, and was argued by Counsel, on Consideration, whereby the Court did adjudge, declare and decree, that Amos S. Dyer be appointed Trustee to receive the money due to Maria S. Bennett and her children,
Prized to Robert H. Sawyer Jr. and Eugene C. Bennett, and now in the
hands of John S. G. Messing, Trustee of the County, ~~and~~
of Superior County - and that he bring the same in care of the Clerk, in this
County to be held for their daughter, the said Anna S. Dyer, ~~and~~
first presenting the Books Office of this County or in Open Court this
day. And in the sum of fifteen hundred dollars, Conditions for the
faithful performances of his duties -

Briggs et al vs New

25

Gerry

This day the Court came on to hear and on the petition of W. W. Briggs et al -
answering of the Defendants, application made, and was argued by Counsel;
on Consideration whereof the Court doth adjudge and command the sale of the
judgments held by the Petitioners against W. C. Jones mentioned in the
petitions and make belief the same that before W. C. Jones shall pay
to W. W. Briggs judgment of W. G. Jones the sum of \$ 980 - due to
said Briggs shall assign and transfer without reserve to the said Court
the judgment obtained by him against W. C. Jones in August, 1851,
in the County Court of Binghamton for the sum of \$ 3900. with interest from
December 30, 1857, subject to the costs incurred in the suit on which
the judgment was recovered and payments since made, together with
all the rights pertaining to such judgments, and this does not
exonerate the said Briggs administrator as aforesaid and the estate
of his intestate from all liability to the aforesaid amount of
failure to record said judgment from William A. Jones.

Ordered that Richard J. Lovell, C. C. Williams and R. St. Blaize be and they
are hereby appointed Commissioners for the purpose, to record and have
such expenses and alterations to be made in the jail of this County as may
be necessary for the safety of the persons which may be confined
therein, and make report to Court.

H.