

5 Per Cent Compensation	\$6.25
Lawyer fee	10.00
Clerks fee	2.00
	<u>\$18.25</u>
	17 <u>105.96</u>

To one seventh of which amount say $\frac{1}{7}$ \$15.13

your Commissioner took as bond made payable to the defendant Mary Dattle. The balance day \$90.85 your Commissioner divided into four equal parts, giving \$22.70 each for which amount no bond was taken made payable to Abram Riddick the next friend of James H Battle (there being no guardian) one sum made payable to Abram Riddick the next friend of Nicholas Battle, one sum made payable to Abram Riddick the next friend of Ann Eliza Battle and one sum made payable to Abram Riddick the next friend of John Battle Your Commissioner having performed the duty assigned him submit this as his report. Given my hand & the 16th day of August 1859. Edw^r Smith Com^r. On consideration whereof and by consent it is decreed and ordered that the date and division aforesaid be executed and form as aforesaid made to hold firm and binding forever between the parties.

The Overseers of the Poor

Piffs
Upon a Recg
Sps

against
Arthur & Margaret

The Commonwealth

Upon a Recg
Sps

against
John D Drake

These causes are severally examined till the next Court

The Commonwealth

Upon a Recg &
Lifts

against
William Hansel and Edmund Johnson

This day came as well the attorney for the Commonwealth as the defendants by their attorneys and thereupon came a jury to wit, William White, Horace Drury, William Mallory, Benjamin Swaine, John Parker, James Bell, John Edwards, Thomas W. Beale, Joseph W. Faircloth, Joseph A. Peeth, Edmund S. Barham and John Moore Jr. who being sworn tried and sworn the truth to speak upon the issue joined upon their oaths returned a verdict in the following words to wit "We the jury find the defendant Hansel guilty and of the first to one count, and we find the defendant Johnson not guilty." Therefore it is considered by the Court that the Commonwealth recover against the defendant Hansel the said sum of one cent the first by the person aforesaid and the costs of the prosecution. And the said Defendant may be taken off. And as to the defendant Johnson it is considered by the Court that he go thence without day.

Cape for fees of

Benjamin W Lewis & wife & James & Eliza & Mary Clefton

Piffs
In Chancery
Sps

against
Arthur Applewhite, Sterling & sons wife & others

On the motion of the plaintiff by their Counsel Lathrop & Edwards a special guardian ad litem to the infant defendants to defend them in the suit.