

of which you're to make distribution.

We have found out in all the distribution books for this respective proportionate, as their respective amounts will show, except Andrew J. Williams, who are non-residents of the state and have no attorney or agent authorized to review his proportion. The Commissioners therefore return the books for his proportion with the report. Subject to disposition of statement. All which is respectfully submitted. M. J. Schell, John James Wm. A. Nickland.

J236 0377

Mary Williams widow of Henry L. Williams
against

Williams child of Eldridge Williams by George W. Peck his guardian
and next friend

Off } In Chancery
Spt }

This day this cause was dictated by leave of Court and consent of parties and cause to be heard on the bill and answer and was argued by Complainant. On consideration whereof it is ordered to adjudge, order and direct that James Mayot, Eliza S. Dyer, Mrs. D. Head, John Nichols and William B. Myrick be appointed Commissioners, any three of whom may act, that they attended by a competent surveyor, add up three of the lots of land formerly the property of Henry L. Williams, which were conveyed to his son Eldridge Williams - regard being had to value. That the said Commissioners after duly advertising doveras above directed to the widow of H. L. Williams proceed to sell one third of the remainder of two thirds, as levied to the widow of Eldridge Williams - and adjust to the court in order to a final decree.

On the motion of Henry Moore. Ordered that one of the Commissioners of this Court do take, settle and adjust an account of said Moore's administration on the estate of John Hemmings deceased and make report thereof to the Court.

On the motion of Joseph H. Tread. Ordered that John T. Allen who is hereby appointed special Commissioner for the purpose do take, settle and adjust an account of said Tread's administration on the estate of William B. Farwell dec'd and make report thereof to the Court.

On the motion of Eliza Bowles guardian of Margaret Lawrence. Ordered that he be allowed that he be allowed that he be allowed to expand out of the principal of his ward's estate the sum of twenty five dollars for the year 1829 and the sum of Twenty dollars for the present year for her support, education &c.

On the motion of Isaac Clayton. Ordered that Bradbury A. Griffis who is hereby appointed special Commissioner for the purpose do take, settle and adjust an account of said Clayton as committee of Willis Clay and make report thereof to the Court.

Eliza J. Wrenn & J. P. Pennington, wife, James J. Wrenn & others. Off

against

J. H. Haugard et al: of Barkham Wrenn dec'd

Spt

The Commissioners in this case this day made their report, which is in the following words to wit. In accordance to the above named we divided the slaves of Barkham Wrenn dec'd as follows. To Eliza J. Wrenn the widow of Barkham Wrenn dec'd as does first. Aaron Wrenn (son old man) Susan Mary and child Grace, Caroline and Julia. To J. S. J. Pennington in right of his wife, Abby & child Hamil. Let to pay to James Wrenn \$16.25.

To James M. Wrenn, Robin, Abby, Let to pay to Thomas Wrenn \$17.25.

In Chancery