

to wit (first fees off)

1834 Decr

James Mitchells children say ten in number to wit Sally, Henry, William, John, Susan, Deborah, Jane Rebecca, Robert & five each the sum of \$46.95 3/4 making on the whole

286
798 38

amounts brought forward
Essex Dishes 2 children to wit Mahinany, and Anglora

469 57 1/2
469 57 1/2 798 38

\$46.95 3/4 each
Benjamin Williams' two children two children Elisha and James of 46.95 3/4 and the Com. is informed by the same that since the death of the testator that the said Benjamin Williams his father, is entitled to the legacy of Elisha Williams his other child.

93 91 1/2

William Davis three children, to wit,

Mikerson J. Davis propositon
Nehy M. Davis ditto
Richard H. Davis ditto

46 95 3/4
46 95 3/4

bond^{ed} fee of 3. 50
copy Will 50
recording act 50
over fees 36

168 93 3/4
168 93 3/4
168 95 3/4 798 27 1/2

\$286

The Court is created by the above fees & is therefore charged with them, fees (Ct)

1835

To paid Williams Davis Guardians for his three children, above mentioned, with interest in full of Receipt

141.91

1834 Decr

To paid Benj^{am} Williams in right of his said child James, his legacy in full.

46 95 3/4

To paid ditto as Guardian of his Elisha do

46 95 3/4

" " Sally Mitchell her specific for next

46 95 3/4

" " Henry Mitchell son of ditto ditto.

46 95 3/4

" " Essett Drake Guardian to his two children their specific for next.

93 91 1/2

The Com. is directed by the executor to state that that are Child Children of Elyse Mitchell, now under age, and who has no Guardian to whom he can pay their proportions, and that the amount due them is in his hands, and has been so since it was due and that he has frequently urged their father, James Mitchell, to become their Guardian as well as their, in order that he might pay over to them their respective proportions, but without success. He also directs the Court to state that he is unable to pay over these proportions, as the money is lying in his hands and of no use to him, and where he failed to procure these children Guardians, he, the Executor, went to Court, and made a similar statement, and wished the Court to receive the same at the blocks table, as he did not wish to encounter any further risks and at the same time to avoid any accumulation of interest; which the Court refused to do.
Respectfully Submitted Jno. (Ct) Comr