

1838 Sept 21<sup>st</sup> - Balance due the estate brought over

#346.24

Joseph Joyner proportion

with Int'l on \$60.33 part thereof from Sep 21<sup>st</sup> 1838 till paid.

#56.33

Peter Faircloth proportion

with Int'l on \$199.28 part thereof from Sep 21<sup>st</sup> 1838 till paid.

#220.23

Bathsheba D Barham proportion

with Int'l on \$10.13 part thereof from Sep 21<sup>st</sup> 1838 till paid.

#24.42

Wm. Reeks

Att'l Int'l

Prize

The Commissioner is directed by the Defendant to state specially that the Slaves Kneat, Isham, Pig & Dan  
bequeath by the Will did not belong to the testatrix, and consequently never came to his / the defendant's  
possession - The Slave bequeath to Benjamin B. Camp was in his possession on death bedlam at the time  
of the death of the testatrix - and has never come to the hands of the defendant as agent - The said Camp  
therefore excluded from any part of the Salaries due from the defendant to the estate of his testatrix

I agreeable to the decree of the County Court of Southampton on the suit of Peter Faircloth of whom  
not bare Bowers late Hiff. T.C. and Committee of the Estate of Sally Everett vs. I. B. Barham amount  
of the said Bowers admit on the said Everett's estate and find a balance due the estate \$18.33  
24 Cents with Interest on \$223.58 Cents part thereof from September 29<sup>th</sup> 1838 and have ascertained  
the interest or share of the specific legatees Joseph Joyner Peter Faircloth and Bathsheba D. Barham  
which is exhibited above - The parties mutually notified of the time and place of taking the  
account of C.

All of which is Respectfully Submitted

L S Edwards Attn

Costs for \$62.37 paid by the Def't.

Southampton County October Court 1839

Peter Faircloth Bathsheba D. Barham widow of John T. Blodell and Joseph Joyner to D. God-  
am and Benjamin Camp vs. bare Bowers Esq. Sally Everett. This cause came on this day to be  
heard upon the papers formerly read the report of Littleton P. Edwards Commissioner made  
on the order of the day of 1837 to which no exceptions has been filed and no  
argued by counsel; On consideration whereof the Court Conforming the said report doth  
hereand order that the def't. bare Bowers admit and Committee of the Estate of Sally Everett were  
out of her wrong goods and chattels pay to the plaintiff, Joseph Joyner \$60.33 with interest on \$60.33  
thereof from the 29<sup>th</sup> Sept 1838 till paid. To Peter Faircloth \$261.39 with interest on \$199.28 part thereof  
from 29<sup>th</sup> September 1838 till paid. To Bathsheba D. Barham \$14.42 with interest on \$10.13 part thereof  
from 29<sup>th</sup> Sept 1838 till paid. That the cost of this suit be paid by the defendant out of his wrong goods  
and chattels. But the plff. are not to have the benefit of the decree until each of them shall have given  
with good security to the said bare Bowers widow of Sally Everett in a penalty equal to the amount to be paid  
one condition to refund in proportion of any costs or demands which may thereafter arise against the suit