

the Town of Sudbury, and County aforesaid were decreed to be sold, and the proceeds ordered to be distributed among the said several parties to said Bill, according to the respective Interests of the parties as appeared in said Bill. Your Orators further shew - that in and by said Bill it was averred - That said Real Estate, had belonged to said James S. Law dec'd and one Benjamin Ruthford as Tenants, in Common, and that after the decease of said James S. Law his Brother Thomas C. Law who has also dec'd as his administrator, and for the benefit of the several heirs at Law of said Dec'd as a Trustee purchased with the assets of said Dec'd, demand from his personal Estate, the half of said Real Estate of said Ruthford and that thus the one half by legal Title, and the other half by Equitable title descended through the said Chase as made vested in the said several heirs at Law of said Jas. C. Law, and ought to be sold and the proceeds distributed & divided among them (Your Orators further state, that in and by said Bill) it was averred - That Joseph C. Law one of the surviving brothers, and heirs at Law of said Dec'd, had since his decease died intestate, and without lawful issue, and that a sister Mrs. Mary Bradford had also died intestate, and without issue, and that her share had also merged into the Common Stock, and had descended equally upon the surviving heirs at Law, and that Martha Webb a sister, who survived has also died left as her only children and heirs at Law. Willoughby Webb, George Webb & Edwin D. Webb Your Orators are now advised that in said several averments of said Bill - there are manifest errors of fact, and the said Complainant therein is willing to waive enforcing the same corrected, and the said parties who were therein, non residents, and absent defendants are entitled to come in, by this their bill of review & supplement and have the said errors corrected, and the decree in said cause reformed, and to that end your Orators move by way of review & correction of said Bill - and that the said James S. Law, at the time of his decease left as his widow Mrs Ann F. Law - who afterwards intermarried with one Henry Bateley of Newjine and that she has since deceased, and the said Alexander R. Bateley is her administrator as appears by a copy of his letters of administrator herewith - filed, and marked (Ex A) Your Orators further shew that the said Ann F. as surviving widow of said James S. Law, who died without leaving issue - was entitled to the one half of the personal Estate of said Dec'd, in the hands of his administrator remaining - as her distributive share of his personal Estate, and that said administrator having with said assets the one half whereof belonged - to said Ann - purchased the said one half of said property she in her life time, and her administrator since her decease was, and is entitled to charge the said Real Estate, and that the proceeds of sale thereof now in this Court, for distribution as a creditor, to the extent of her said share of said purchased money, paid for the same - to wit to the extent of one fourth of the value, or amount of said proceeds of sale, and the rents issues and profits of said Estate, cleared, and in the hands of said Andrew Kennedy as bailor or Trustee as herein after mentioned, to the same proportion as Interest, or profit, made upon her money - so invested by said