

to the petitioner *Eleanor Contee*; whereupon they prayed, that the defendant *Eleanor Dawson* might be compelled to pay into this court the sum of money aforesaid, with all interest due thereon; that a reasonable time might be appointed for *James Dawson*, or his representatives to exhibit their claim; and that she be required to render an account of all assets which have come to her hands since the date of her second administration account, and to bring in the same for distribution, and for general relief.

28th September, 1832.—BLAND, *Chancellor*.—It may be well here to observe, that when an appeal is taken from any order or decree of this court, the original record itself remains here; and, as directed by the acts of assembly, a transcript only is transmitted to the Court of Appeals; nevertheless, as before that is done, the party must put upon the record of this court his prayer, or direction for an appeal, the Chancellor is thereby officially informed of the fact. But, in such cases, where the Court of Appeals affirms or reverses the order or decree of this court, or remands the case, as in this instance, with directions that further proceedings be had; or where any thing is left open for the action of this court, after the decision of the Court of Appeals, it has always been usual, and is deemed necessary and sufficient, as the original record remains here, that the party who asks this court again to act, should do so by a petition, exhibiting therewith a copy of the order or decree of the Court of Appeals, thus officially apprising the Chancellor of what had been done in such a manner as to enable him correctly to regulate his further proceedings accordingly. (x) Upon this petition it is, therefore, in obedience to the said decree of the Court of Appeals,

*Ordered*, that the said *Eleanor Dawson*, executrix of *William Dawson*, deceased, on or before the 20th day of November next, bring into this court, the sum of \$3,929, with interest thereon, until paid in, from the 22d day of January, 1823. That the term of one year from the date of this order be and the same is hereby limited, as the time within which the said *James Dawson* is allowed to establish his claim, in this case mentioned, against the estate of the late *William Dawson*. And that *Eleanor Dawson*, executrix of *William Dawson*, be and she is hereby required, to render a full account of the assets of the said *William Dawson*, which, since the date of her second administration account have come, or shall

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(x) *Attorney-General v. Scott*, 1 Ves. 419; *Dethick v. Bradbourne*, T. Raym. 5; 1 Harri. Prac. Chan. 677; Bac. Abr. tit. Error, M. 2; *Rawlings v. Stewart*, 1 Bland, 23, note; *Brown v. Brown*, 1804, M. S.; *Dickson v. Haffner*, 1807, M. S.