

*Stockett* and *Wayman*, it is thereupon, with the consent of the parties, *Decreed*, that these cases be, and they are hereby consolidated, and that the said defendants *Richard G. Stockett* and *Henry Wayman* account with the complainants in the premises. It is further *Decreed*, that these cases, so consolidated, be, and they are hereby referred to the auditor to state the accounts, and to inquire whether any, and what allowance shall be made, and to whom, for the maintenance and education of the complainant for the time past or to come; and that he take any testimony adduced by either party relating to the said matter. It is further *Decreed*, that the defendants *Richard G. Stockett* and *Henry Wayman* make a full and particular report of their proceedings, as trustees under the will of *Larkin Shipley*, deceased, setting forth what debts due the deceased they have collected, and when; specifying the amount of principal and of interest and costs separately, and what investments they have made of the same, or of any other funds of the deceased in their hands; and that they bring into this court any securities, or evidences of loans, or investments of any of the said funds, and the vouchers for any expenditure heretofore allowed them by this court, or the Orphans Court of Anne Arundel county. And it is further *Decreed*, that the said *Richard G. Stockett* and *Henry Wayman*, on or before the fifteenth day of November next, file, in this court, a bond or bonds, with surety to be approved by the Chancellor, in the penalty of \$20,000, with condition for the faithful discharge of the trusts reposed in them by the will of the said *Larkin Shipley*, deceased.

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After which, the auditor made up a report, as of the 30th of November, 1829, which he filed on the 4th of December following, in which he says that *Stockett* and *Wayman*, and the solicitor of *Shipley*, had appeared before him; that *Wayman* had filed his report and vouchers, with an agreement signed by the parties, and that *Stockett* had also filed his report, from all which, and the proceedings, as directed by the decree of the 5th of November, he had stated, *first*, an account between *Wayman* and the estate of the testator, from which it appeared that *Wayman* had in his hands the sum of \$3,105 75; *second*, an account between *Stockett* and the said estate, in which he was charged with the arrearages of interest on his mortgage to the testator to this date; leaving a balance in this executor's hands of \$827 04; *third*, an account between the said estate and *Jones* and wife, of their principal legacy and interest thereon. From which, it appears that, on account of the