

Ans 1861

The Answer of Charles Wade for himself and for his children as Guardian ad litem for his son Andrew's Edward & Henry the Wade Minors under the age of twenty one years to the Bill of Complaint of William B. Campbell Executor of William A. Wade deceased

This Respondent saving and reserving to himself all and all manner of benefit and advantage of exception that may be hereinafter taken to the many errors & in the Compliment said Bill of Complaint contained for a new trust or for so much thereof as he in a court is material or necessary for him to make answer and answers and says, that his son William A. Wade departed this life on the 6th of March 1834 in the County of Smith, after having made his last Will and testament in which the said William B. Campbell is appointed his Executor that he has satisfied and executed and has had the entire management of said estate (Some Respondent says it is not true as he is informed & believes that all of the means of the estate of the said William A. has been exhausted in the payment of the debts due by said estate and that now the Executor is constrained to ask for a sale of the negroes as mentioned by him in his Bill to pay out sundry debts on the contrary the said Executor has told the one of his Respondents as he is informed and believes to be true that the means which he has in his Lands more sufficient to pay all the debts due by said estate and that there would be something for distribution - Respondent further answering says at the death of his son the said William A. he left a number of valuable notes, accounts he had an interest in two negroes one purchased of Robert Bennett another in the possession of Martin Stonehead and that the said William A. Wade had a Mortgage perhaps the same other negroes in the possession of Daniel Crutcher in which the said William A. Wade held an interest the said William A. Wade owned twenty five shares of stock in the American Marine & Fire Insurance Company a valuable horse, saddle and bridle and other property not known to some Respondent. The property & effects

the following persons to wit: My Father (deceased) and my
 my Mother (deceased), (Charles; Andrew I think) and my
 sister Phebe; Mr. Ward all of whom County of the State I hereby
 constitute and appoint my friends William B. Campbell
 of said County my executor to the said last mentioned
 I desire my said executor to discharge of my debts in
 the Township Marine & Fire Insurance Company
 amounting to twenty five dollars for the last year
 the proceeds of which to go the discharge of my just
 debts, I desire that my executor shall discharge of
 my horse, saddle & bridle at private sale, also
 my other property which I may have except my
 law & miscellaneous library, the 6th I give & bequeath
 to my friend William B. Campbell all of my law
 and miscellaneous library, as a small compensation
 for his trouble in settling up my business as in a
 testimony of friendship. I also desire my friend
 William B. Campbell to take possession of all
 of my law business remaining unsettled and
 attend to it for me and in the case of the return
 arrested I hold a bill of sale for a negro boy for my
 friend to attend to said rents, but in case the said
 Arrested is not willing to receive the services
 of my friend William B. Campbell in my place
 the said bill of sale may be cancelled by the said
 Arrested paying a fine of fifty dollars for pro-
 curing his bail out of jail. And if the said Arrested
 receives the services of my friend William B. Campbell
 I desire that the said negro be sold and the proceeds
 applied to the discharge of my just debts in the case
 of Samuel Crocker or Luther Bigelow I hold a note
 of two hundred ^{cents} dollars on said Samuel Crocker for
 my services in said case, which note is to be paid
 at the termination of said term and if the said Crocker
 attempts to avoid the payment of said note I desire that
 my executor file a bill and upon the removal of the
 property out of said note I am to pay said Campbell of
 Manchester his fee which I suppose will be about fifty
 dollars I desire that my executor shall use his own
 judgment in all matters in which I should be concerned

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Charles Made for himself and as Guardian of Andrew Made & Made
April Term Circuit Court 1835. And the Complainant William
B. Campbell for replication to the answer of Charles Made but
says that the said Answer is untrue in substance & sufficient to
be replied unto and that the Master stands in the fact on this
they are set forth to prevent his recovery they would ever
maintain & prove according to the rule of the Court and they
they pray in this bill they have heretofore prayed & the Complainant
Filed May 9th 1835. A transcript from the Court
William B. Campbell Executor of William A. Made deceased

Charles Made Senior & as Guardian of Andrew Made & Made
Bill filed 5th March 1835. Copy sent to Andrew Made same day -
Upon Affidavit of Robert A. Campbell Solicitor for Complainant
showing that Andrew J. Edwards & Charles Made are minor under
the age of twenty one years and that they are in charge of
It is ordered by the Clerk and Master that Charles Made do
act in his duty appointed Guardian ad litem for the said Andrew
to defend this suit. 5th March 1835. Answer of Charles Made for
for himself and as Guardian ad litem filed 5th March 1835. Replicated
Filed May 9th 1835. March Term 1836. By consent the cause
is transferred to the Chancery Court accepted 11th Feb 1836
Orders.

William B. Campbell Executor of William A. Made deceased
July Term 1837.

Charles Made for himself and as Guardian of Andrew Made & Made
By consent of parties this cause is continued until the next
term of this Court.

William B. Campbell Ex. of W. A. Made deceased
January Term 1838

Charles Made & as Guardian R. Deft. Final decree
Be it remembered that this cause coming on to be heard before
the Honorable Rufus S. Bramblet Chancellor of this Court
appearing to the satisfaction of the Court that the said
Defendant & the said Complainant have compromised
and arranged the matter in Controversy between them and
in open Court the same is ordered to be dismissed at the cost
of the Defendant. It is therefore ordered adjudged and decreed by the Court that
the cause be dismissed and that the Defendant Charles Made
do as the Guardian of Andrew J. Edwards & Charles Made
Minor him & distribute of William A. Made deceased and
that the Defendant pay as at law for the same.