

which the said testator's estate was entitled, which were in the hands or standing in the name of the said defendant, Samuel Sexton Pomroy, at the date of his assignment to the defendants, Thomas Scatcherd, Edward Adams, and John Birrell, and which came into their hands, or any of them, or into the hands of any other party, and the value of the same. And it is ordered, that an injunction do issue against the said defendants, Thomas Scatcherd, Edward Adams, and John Birrell, restraining them, and each of them, their solicitors and attorneys and agents, for disposing of or further intermeddling with the same.

11. An account of what moneys or properties have been received by the parties to this suit, or any of them, other than the said defendants, Scatcherd, Adams and Birrell, and by other legatees under testator's will.

12. An account of the annual income or proceeds of said estate, and the proper share or proportion to which the legatees under said testator's will, parties to this suit, and others, are and have been entitled in each year.

13. An enquiry as to what parts of the said testator's real estates devised by his said will to be sold have been sold or contracted to be sold, and for what sums, and how the moneys arising therefrom have been applied.

14. An enquiry whether any property belonging to said testator has been disposed of, or contracted to be disposed of, contrary to the terms of the will of the said testator, and by whom and in what manner the same has been disposed of.

And it is ordered, that the said Master do also take an account of what sum per annum should be allowed to the infant defendant, Marion Mabel Matthews, out of the annuity of five hundred pounds per annum allowed by the will of said testator to the defendant, Catherine Matthews, for the proper maintenance of the testator's unmarried children. And it is ordered that the sum so allowed by the said Master be paid to the said defendant, Catherine Matthews, for the sufficient and proper maintenance of the said infant defendant so long as she shall remain unmarried.

And the Court doth declare, that so much of the said annuity of five hundred pounds as is not so required for the sufficient and proper maintenance of the said infant defendant is applicable and liable to any deficiency or loss caused to the estate of the said testator by the wrong or wilful default or neglect of the said defendant, Catherine Matthews, and doth order and decree the same accordingly.

And the said Master is also to enquire whether the said defendant, Jane Pomroy, has parted with the interest and estate, to which she is entitled under the said testator's will.

And it is ordered, that the said Master do report severally, respectively, and at such times as he reasonably can, upon the several matters referred to him. And this Court doth reserve the consideration of further directions and of costs; and any of the parties hereto are to have liberty to apply as they may be advised.

(Signed)

A. GRANT,
Registrar.

Endd.

A. G.