

May Heke  
Plff

By  
Robt. N. Green & John M. Green Executors of  
John Green, John M. Green & J. Goldstein  
Dfs.

This case coming on to be tried, the report of the Referee  
herein is in all things confirmed -

Whereupon the same Jurors in No 120 by chance, tried  
and sworn to by the jurors found between the parties  
say that they find all of said issues in favor of the  
plainiff, that the defendants Robt. N. Green and  
John M. Green Executors of John Green have not fully  
administered all of the assets of their testator but that  
they have assets sufficient to pay the plainiff her  
said debt damages and ~~costs~~ and every part  
thereof - They further find that the principal of the  
bond declared on is \$1100<sup>00</sup> and says the plainiff's damages  
by way of interest to \$768<sup>83</sup> - Therefore it is considered  
by the Court that the said plainiff do receive the said sum  
of \$1100<sup>00</sup> with interest thereon from 1<sup>st</sup> day of this Term  
declared upon together with said sum of \$768<sup>83</sup> - damages paid  
as executor of the goods and chattels of the said testator  
in the hands of the defendants R. N. & J. M. Green Executors  
of the said testator, if the said defendants have so much thereof in  
their hands to be administered, and if the said defendants  
have not so much thereof in their hands, then the costs  
of the proper goods and chattels, lands and tenements of the  
said defendants themselves - And it is further considered

by the Court that the said Plaintiff do recover of the Defendants  
J. J. Goldstein and John M. Green the said sum of \$11,000<sup>00</sup>  
with interest from the first day of the present term until  
paid together with \$764<sup>83</sup> damages expensed as  
aforesaid and costs of suit.

A. W. Sawyer  
Judge of 7<sup>th</sup> Dist

Now according to this Judge upon a return made  
before him to the goods of the Defendant upon an execution  
An execution issued at once ~~to the~~ to show  
Cause why an execution should not issue against  
the goods and chattels of the execution. The verdict  
of the Jury gives them with costs and makes the judge  
of a default.

I could not find the Report does not authorize by  
such Judge.

For the same does not authorize it for the  
reason that no account has been taken by  
the Judge of Boston.

In the other case the Judge is precisely similar  
except that the Report gives a certain amount of appeal  
and to wit \$388<sup>45</sup> plus a Judge for that case  
Judge. You are to be ~~the~~ and have  
not therefore sent you a copy of the Judge. In the  
case of John M. Green.

Please read my letter and this Judge's copy.

Yours  
J. M. Sawyer

pro Messrs. Green

Case