

Smith County Tennessee
Chancery Court Records 1824-1871
Compiled by Thomas E. Partlow
Pgs. From this book in italics

Chancery Book 1:

SAMUEL ROLLINGS versus LARKIN CORLEY and WILLIE DENNY.

In August 1826, Defendant sold to complainant sundry lands in Smith County consisting of three tracts of 100 acres. Said defendant had no title. 23 July 1828 (pp. 74-77). *Pg. 7*

ROLLINGS versus CORLEY and DENNY. The matter is decided in favor of the complainant. The Clerk is to deliver title to the land to the complainant. 20 January 1829. (pp. 81-83). *Pg. 7*

Chancery Rules 1841-1852

DANIEL SMITH versus BENJAMIN DENNY Et Als. Complainant to pay the costs. 8 February 1847. (P. 252). *Pg. 98*

CHARLES DENNY, Executor of Benjamin Denny, versus JAMES ROLLINS, DANSON B. HARRIS and wife EVELINE, JAMES, CAROLINE, MARY, SALLY, and BENJAMIN W. DENNY, the five last minors, and FRANKLIN ATWOOD, Guardian. On 5 September 1844, Benjamin Denny made and published his last will. Complainant and defendant, James Rollins, were appointed executors. The executors were directed, on the marriage of his widow, to sell all his property and the proceeds to be equally divided between the said widow, Eveline, and the said five children. Said widow, Eveline, ahs inter-married with the defendant Danson B. Harris. The court directs that 150 acres be sold. 10 February 1852. (Pp. 492-493). *Pg. 119*

CHARLES DENNY versus ANDREW CARTER Et. Al. James Kerley is appointed guardian for the minors, Samuel, Rissa, Andrew Jr., and Polly A. Carter. The bill is taken for confessed against Winny Martin and Andrew Carter. 11 February 1852 (Pp. 507-508). *Pg. 120*

Chancery Minutes 1853

F.E. BRADLEY Et Al. Ex Parte. James S. Bradley was appointed commissioner to sell the slave Caroline belonging to the heirs of William Bradley. The proceeds was to go toward the purchase of the two interest in the land of William Bradley deceased own by Randolph and wife Mary and William Denny and wife Drucilla Denny to the minor heirs of William Bradley, to wit, Francis, Malissa, Lutitia, William, James, and Joseph Bradley. 8 August 1859. (Pp. 491-492). *Pp. 162 & 163*

Chancery Minutes 1860

CHARLES DENNY and others versus H.F. SEARCY and others. Report on the estate of David Everett and whether there are sufficient funds for the executor, Charles Denny, to pay the outstanding debts. 19 February 1861. (Pp. 128-130). *Pg. 181*

CHARLES DENNY, Executor, versus H.F. SEARCY Et Al. **Charles Denny, executor, is dead.** William Cheek is his administrator. Edward Upton has been appointed administrator of the estate of David Everett. (Lunsford) Everett is dead. Allen C. Winfrey is his administrator. 20 February 1866. (Pp. 239-240) *Pg. 188*

JOHN IVEY versus WILLIAM C. DENNY Et Al. The bill is taken for confessed. Since the filing of this bill, the defendant, Parthenia Bradley, has married one Jerry Jones. Defendant, Susan Bradley, has married one George Burton. It appears to the court that they should be made parties to this cause. 21 February 1866. (Pg. 258). *Pg. 189*

Chancery Minutes 1867

C.W. DENNEY versus WILLIAM B. MASSEY, George W. Catron, Administrator of John S. Rawls, Fanny Rawls, Martha C. Rawls, alias North, alias White, and husband George W. White, Benjamin Stanley and wife, Susan Anderson and husband, Mary Rawls, and J. A. Swan. The parties are the administrator, heirs, and widow of John S. Rawls. 10 June 1868. (Pp. 105-106). *Pg. 214*

CHARLES DENNEY, Executor, and others versus H. SEARCY and others. 16 June 1868. (Pp. 143-144). *Pg. 215*

CHARLES DENNEY, Executor, versus H. L. SEARCY and wife and others. Charles Denney became the purchaser of a tract of land. 23 December 1868. (Pp. 268-273). *Pg. 221*

www.ajlambert.com