

and the exceptions thereto, and was argued by Counsel. On consideration whereof the Court overruled the said exceptions and confirming the said reformed report doth further order almighty and decree that the defendant Jno S. Bowland pay to the plaintiff Henry Rundell the sum of three hundred and eighty three dollars and nine cents with interest thereon from the 31st day of May 1809 till paid together with the costs of this suit.

Peter Edwards, adm'r of James Turner dec'd and Elizabeth Turner now his wife & Robert A. Sholes
Def.

against

Clementine Richelle late Sheriff of Southampton to whom the estate of Sally Newson dec'd was committed for administration. Caw Bonner late Sheriff of said County to whom the estate of Benjamin Turner dec'd was committed for administration. Nathaniel Carter and his wife Charlotte Mary Williamson, James W. Wade and his wife Martha Adams Rivers. Thomas Rivers. Peter J. Rivers. Sterling Rivers. Peter S. Rivers. Jacob Porter, Charlotte, Anthony, Peter, Elizabeth Smith and Patsey his wife and James Turner

Defts

This cause came on this day to be again heard on the papers formerly read, and the report of Commissioner Gooding to which no exceptions were filed and was argued by Counsel. On consideration whereof the Court doth adjudge order and decree that Edwards Bills Special Commissioner of the Court in whose hands are the monies belonging to the heirs and distributees of Timothy and Priscilla Rivers pay to Nancy Williamson fifty eight dollars ninety eight & 4/4 cents - To Nathaniel Carter and wife the like sum - To James J. Wade and wife the like sum - To Sterling Rivers the like sum - To Thomas Rivers the like sum - To James Rivers the like sum and to James J. Rivers the like sum -

Samuel T. Jones

Def.

against

Mills & Lawrence, John T. Lawrence and Samuel T. Jones

This cause came on this day to be heard on the bill of the plaintiff the award of the defendant Mills & Lawrence and the replication thereto, and exhibits filed in the cause - and it appearing to the satisfaction of this Court, that the Subpoena awarded in this cause on the defendants John T. Lawrence and Samuel T. Jones have been returned executed and they still failing to file their answers after more than two months have elapsed as well since the plaintiff filed his bill as since the service of the Subpoena upon the said defendants, on motion of the plaintiff his bill is taken for confessed as to the said Defendants, and was argued by Counsel. On consideration whereof the Court doth adjudge, order and decree that the injunction awarded the Plaintiff the 4th day of May 1809 to enjoin the Defendant John T. Lawrence from proceeding in an action issued from the Clerks Office of the Circuit Superior Court of Southampton County upon a judgment obtained before him John T. Lawrence for the sum of Two thousand two hundred and fifty three dollars ninety five cents against the said Mills & Lawrence. Samuel T. Jones and the Plaintiff in this cause be made perfectly without prejudice to the rights hereafter to be asserted by the said Lawrence - And the Court doth further almighty order and decree that each party to this cause pay