

3d p 9

judgment both upon the same and both appear order and decree that  
the said John W. Jones' executors of the said late W. S. Spark deceased  
out of the assets of his said testator in his hands to be administered  
pay to the defendant Richard A. Crump, the administrator ad bonis non  
of the said Clement Rochelle deceased as aforesaid the sum of five  
hundred and two dollars and nine cents with interest thereon at the rate  
of six per centum per annum from the 1<sup>st</sup> day of June 1848 till  
paid, which said sum when received after deducting charges of administra-  
tion including fee to attorney and further costs of this suit, the said  
Richard A. Crump administrator as aforesaid will distribute to and  
pay over to the following creditors of the said Clement Rochelle viz:  
Robert Pittman, Samuel A. Duren, Sixth St. Bishop, The President  
Directors and Company of the Bank of Virginia and of the Farmers Bank  
of Virginia and Thomas J. Little in proportion to and on account  
of their respective demands against the estate of the said Testator as  
ascertained by the proceedings in this cause and return a report of  
such payment with the receipts of the said creditors to the Court, and on  
motion of the plaintiff by his counsel it is further ordered that the said  
Richard A. Crump administrator as aforesaid of the said Clement Rochelle  
dece<sup>d</sup> render before a Commissioner of this Court on account of his  
transactions as administrator as aforesaid of the said Clement Rochelle  
and that the said Commissioner enquire and report to the Court whether  
any estate of the said Clement Rochelle dece<sup>d</sup> is yet unconverted or  
uncollected or might by due diligence have been collected or come  
to the hands of the said R. A. Crump administrator or of the said  
Wm A. Spark the former executor and into whose possession the same  
now is and on what pretence. And it is further ordered that the said R. A.  
Crump Commissioner of sale under the decree of November 8<sup>th</sup> 1849,  
return a report of his proceedings under said decree and comply with  
the other requisitions thereof without delay and it is further ordered that  
Tazwell Taylor commissioner to convey the lands sold by R. A. Crump  
convey to <sup>John</sup> L. Jackson Story dece<sup>d</sup> the lands purchased by the  
said Story <sup>at the estate of</sup> <sup>by</sup> <sup>Richard A.</sup> <sup>February 17<sup>th</sup> 1849.</sup> subject to the power of  
the widow of the said Story therein, the said heir being his children  
to wit: Levi W. Story, Emily Whitfield, Martha Ann Pope and  
Eliza Rebecca Jane Story, it appearing to the court that the said  
Story executed his will before he purchased the said tract and  
that he died intestate as to the same.

Gordon Batt in his own right and as administrator ad bonis non  
with the will annexed of Peter Booth dece<sup>d</sup> Plff?  
against

Bennett S. Briggs

Dft?

This day this cause came on to be heard on the bill and exhibits  
filed, answers of the defendant, replication thereto and examinations of  
witnesses and was argued by counsel. On consideration whereof the  
court doth adjudge, order and decree that the plaintiffs bill be dis-  
missed, and that each party pay his own costs expended in this  
suit.