

of the subpoena. On motion of the plaintiff this bill is taken for confessed ^{as to} to the defendant Anthony M. Howell and John Moore and the cause came on to be heard on the bill, exhibits, depositions and answers of John Scott, Peter Lottman and the infant defendants and replication to said answers and was argued by counsel. On consideration whereof the Court doth adjudge, order and decree that one of the Commissioners of this Court ascertain and report to court the quantity and value of the land in the proceedings mentioned and whether the interest of the parties entitled thereto will be promoted by a sale of the entire tract or by an allotment of part thereof and the sale of the residue and make report.

James W. Parker, Sec. A. W. Newson, and C. & G. S. Graham Trustees
of the Potoway & Sansomville Tract of Indians & others Eff. 3rd Aug.

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Sou. Cobb in his own right and as executor of Benj. Cobb the father defd.
The subpoena issued in this cause on the 3rd day of March 1857 having been returned executed on the defendant Wm. A. Compton and other defendants and the supplemental bill having been filed, the same is taken for confessed as to the defendants in whom the said subpoena was executed and the cause coming on to be heard on the papers formerly read and the report of the Commissioner made by order of November 8th 1850, to which there is no exception and the Court confirming the same doth adjudge order and decree that the plaintiff recover of William W. Cobb administrator of Sou. Cobb dec'd the sum of \$878.83 with interest from July the 1st 1845, to be paid out of the effects of his estate in his hands to be administered, and that the plaintiff have execution for the same, and leave is given for the plaintiff to apply for further relief in case this decree should prove insufficient and the Court doth further order adjudge and decree that the commissioner take an account of the transactions of Wm. W. Cobb's administrator of Sou. Cobb and report the same to court with any matter specially stated deemed pertinent by himself or which he may be required to state by any of the parties.

Patrick St. Rollings

Eff.

against
James H. Ross, Samuel H. Bent & Sam'l. B. Kelly attorney of
Mary Jones dec'd In chancery

3rd Aug.

This day this cause came again to be heard on the papers formerly read and the report of Commissioner Kortwagen made pursuant to an order of November term 1848, to which there is no exception and the Court confirming the same doth adjudge, order and decree that the Plaintiff recover of the defendant James H. Ross the sum of \$91.46 £ with interest from the date of this decree and also the cost of this suit, and it is further decreed that the defendant Samuel B. Kelly pay to the said plaintiff \$65.46 £ with interest on \$56.55 £ part thereof from the 2nd of October 1850 out of the effects in his hands belonging to the said Jones St. Ross and leave is given for the plaintiff to apply for further relief. But this decree shall be of no effect until the plaintiff