

At a Circuit Court held for the County of Southampton on Friday the 2^d day of May
1856.

Present.

The Hon. Richard D. Baldwin Judge

Jaywell Taylor receiver in the suit of Smalls & Co v. Rockville Esq. &c Off.

against

John M. Bentley and Harrison D. Moore

{ A motion upon which
of the said conditional

for the forthcoming on the day of Sale of property taken under execution

This day came the plaintiff by his attorney and it appearing to the Court that the Defendants have had legal notice of this motion they were personally called but came not. Therefore it is considered by the Court that the plaintiff may have execution against the Defendants for two thousand two hundred and twenty dollars the penalty of the said bond and his costs by him about his suit in this behalf expended. And the said Defendants in Arrears &c

But this judgment may be discharged by the payment of One thousand one hundred and nine dollars and ninety one cents with legal interest thereon from the 18th day of February 1856 till paid and the costs.

James Wells

Off.

against

George W. Pitts, Dan M. Bentley & W. R. S. Newell

{ A motion upon which
of the said conditional for the

forthcoming on the day of Sale of property taken under execution.

This day came the plaintiff by his attorney and it appearing to the Court that the defendants have had legal notice of this motion they were personally called but came not. Therefore it is considered by the Court that the plaintiff may have execution against the defendants for two thousand five hundred dollars the penalty of the said bond and his costs by him about his suit in this behalf expended. And the said Defendants in Arrears &c

But this judgment may be discharged by the payment of One thousand one hundred and twenty four dollars and fifteen cents with legal interest thereon from the 15th day of January 1856 till paid and the costs.

It is ordered that the Plaintiff's expenses will be recoverable from the Defendants.

Saturday May the 3d 1856

Present the Hon. Richard D. Baldwin Judge

Whitmell & Negushant

Off.

against

Richard & Charles P. Negushant Esq's of James P. Negushant Esq. and
in their name right of others

Off.

This cause came on again to be heard upon the papers formerly read, and the report of Richard & Negushant a Commissioners appointed by the said court to hear, at the May Term 1854, and also upon the report of Mr. W. Colb. John Pittor and Edward H. Negushant three of the Commissioners appointed by the said court to hear at the October Term 1855, to all to the plaintiff James P. Negushant. His portion of the land and negro, according to the terms of said decree to which reports no exceptions have been filed and was agreed by counsel. On consideration whereof the Court conformed the said reports and it is adjudged, ordered and decreed that the partition and allotment of the negro, mentioned