

and named in the said report, and the plantation called "Oppenbomk" containing 2278 acres, and bounded by the Williamson tract and the lands of Whitmell & Vaughan and Peter J Holmes unto the said James B Vaughan in manner and form as in the said report is made, to held from and shall be held. And the Court doth further adjudge, and decree that Richard A Vaughan and Charles F Vaughan Executors of the last Will and Testament of James B Vaughan dec^d do receive of James B Vaughan, the sum of Eleven thousand seven hundred and fifty dollars and 66 $\frac{2}{3}$ cents (\$11,750.66 $\frac{2}{3}$) being the value of the cargo of the land and negroes allotted to him as aforesaid, over his portion of the land and negroes in the proceedings mentioned: and the Court doth further order, that upon the payment of the said sum of \$11,750.66 $\frac{2}{3}$ to the said R A Vaughan & Charles F Vaughan Esq^rs as aforesaid that they, the said R A Vaughan & Charles F Vaughan who are hereby appointed Commissioners for such purpose execute or conveyance of the tract of land called "Oppenbomk" to the said James B Vaughan and the said sum of eleven thousand seven hundred and fifty dollars & 66 $\frac{2}{3}$ cents, the said Executors are directed to wait in Stockt bearing and interest of six per cent per annum, or less at sufficient security, real or personal to be held by them in trust, under the will of James B Vaughan dec^d. And the Court doth further order adjudge and decree that Richard A & Charles F Vaughan also execute a conveyance of the plantation called "Harrign" to Whitmell & Vaughan, upon the payment of the sum of (\$10,764.58) due by him, as by the report of Thomas A Vaughan, Peter J Holmes, Robert Butler, John Butler, John Baynard & W H. Summerville heretofore returned and made under the several oaths herein at the day and number June 1854 and confirmed by the said terms pronounced at the November Term 1855. And it appearing to the Court, by the said report of H W Cobb, John Butler & Thomas A Vaughan that the interest of the infant children Margaret and Fanny Vaughan justified the sale of the plantation called "Vaughans place" in the proceedings mentioned, the Court doth ratify the said sale, and it is ordered that Charles F Vaughan & Richard A Vaughan in their own right and as Commissioners for such object, execute a conveyance of the same to the said Richard A Vaughan. And the Court after further order adjudge and decree that Richard A Vaughan who is hereby appointed a Commissioner for such purpose, execute a conveyance of the aforesaid tract to Daniel Daniell the purchaser thereof, on the payment of the price thereof and that he also execute a conveyance of the aforesaid property and other land to Vincent Womble the purchaser thereof, upon the payment of the price of the same. That he also execute a conveyance of the house & lot in Smithfield to Digo Hodges the purchaser, on payment of the price thereof. And that he also execute a conveyance of the Brown Branch tract to Allmand Branch the purchaser on upon his paying of the price thereof as aforesaid, and make report to the court. And it is further ordered that the rate in this case be paid by Richard A Vaughan & Charles F Vaughan Executors of James B Vaughan dec^d, out of the assets of their Testate in their hands to be administered.

Mary Harrison, Anna S. Charles & Nancy D. Harrison and infant
of Mary Harrison her next friend
against

Defts

Lith D. Williams Cadet Edward Harrison dec^d Harrison & Moore
Mount I. Davis & Jas. B. Jenkins

Defts

This day the cause came on to be heard in the paper formerly read and in the report of Commissioner Cobb made under and order of this Court rendered at May term 1855, and was argued by Counsel. On consideration whereof the Court approves of said report to which no exception has been filed, in consideration of the sum of \$12,750