

to the Commonwealth of Virginia, is the penalty of one thousand Dollars conditioned
for the faithful discharge by him of his duties as such Commissioner.

A. C. Butts, Esq. & Co.

Plff

against

Sam'l T. Rollings & Littlebury Co. Sledge

Deft

The bill of complaint having been taken for confessed at the rules as
to the defendants Sam'l T. Rollings and Littlebury Co. Sledge and they still
failing to appear come answer, this cause this day came on to be heard on the
bill of complaint and exhibits filed and was argued by Counsel.
On consideration whereof, the Court doth adjudge, order and decree that
unless the defendants do within forty days from the date hereof pay
to the plaintiff the sum of \$30,250.00 with interest thereon from the
25th day of December 1853, and thirty cents costs as well as the
costs of this decree, the Sheriff of Southampton County, after giving
at least twenty days notice of the time and place of sale, sell to the
highest bidder at public auction for cash the conveyance in trust
which Littlebury Co. Sledge is entitled to in the tract of land lying in this
County, of which George Rollings died seized and possessed, and
which said land belongs to Shelia Rollings during her natural
life, and which said interest was purchased by the said Littlebury
Co. Sledge from Sam'l T. Rollings by deed bearing date the 13th
day of May 1854, and duly recorded in the Clerks Office of
Southampton County Court that out of the proceeds of said sale
after paying the costs of this decree and said sale he shall pay
to A. C. Butts, Esq. & Co. the sum of \$30,250.00
with interest thereon from December 25th 1853 and thirty cents
costs and the said Sheriff and Commiss. is directed to make report
of his proceedings under this decree to the Court.

Elizabeth Hodges

Plff

against

Edward L. Compton & Isidor Compton Dft's
Another on about condition
for the forthcoming on the day
of sale of property taken
under execution.

1327
Decr 4th

This day came the plaintiff by her attorney and it appearing to the satisfaction
of the Court that the defendants have had legal notice of this motion they
have solemnly called but come not, whereupon the execution and bond aforesaid
being quashed & rejected it is considered by the Court that the plaintiff
may have execution against the defendant for the sum of seventeen hundred
Dollars the penalty of the said bond and her costs by her in this behalf
expended. And the said Defendants in Money Jr. But this judgment
to be discharged by the payment of eight hundred and forty five dollars
and Twenty two cents with legal interest thereon from the 2nd day of
August 1856 till payment and the costs. This judgment is only to
go to the amount of \$250. paid Juny 7th 1853, & of \$400. paid Sept 7th 1856.

On the motion of Edwd M. Gentry against Richard A. Compton. This day came
the plaintiff by his attorney and it appearing to the satisfaction of
the Court that the defendant has legal notice of this motion, he
was solemnly called but came not. And whereupon this motion