

matter specially stated demand payment by himself or required by either party to be so stated:

May R. Simmons an infant of tender years who dies by her next friend and guardian at law  
James Drury  
against

John C. Applewhite exec'r of Nathaniel Simmons dec'd Wm D. Worrell and  
James Drury

The bill of complaint having been taken for confidit at the Rules as to all the defendants and they still failing to appear and answer, the cause came on this day to be heard on the bill of the complainant and exhibits therewith filed and was argued by counsel on consideration whereof the Court doth adjudge order and direct that John C. Applewhite administrator with the will annexed of Nathaniel Simmons dec'd stand before a Commissioner of this Court on account of the transactions of his testator as guardian to May R. Simmons and the said Commissioner is hereby directed to take as the basis of the said account the account filed as an exhibit in this court marked P. liable to be discharged and satisfied by either of the parties, and that the said Applewhite also render before a Commissioner of this Court on account of his transactions as administrator with the will annexed of Nathaniel Simmons dec'd which account the said Commissioner is directed to report to this Court with any matter specially stated demand payment by himself or which he may be required to do by either of the parties.

Harriet Brandon who does in behalf of herself and all other creditors of the estate of William E. Hedgesfield dec'd who may come in are entitled to the costs of the suit against

Mary L. Hedgesfield, Nancy M. Hartman & Sarah Hedgesfield of Alton  
Hedgesfield exec'r. William E. Hedgesfield dec'd.

This day there came on to be again heard in the papers formerly read and in the report of Commissioner Marshall made in pursuance of a decree rendered in this cause at May term 1857, to which report no exceptions have been filed and the Court adjudging the same doth adjudge, order and decree that William Hedgesfield exec'r of William E. Hedgesfield dec'd pay to Harriet Brandon the sum of \$3,997.00 to Sarah B. Kellie the sum of \$7,600 to Zachariah Hedgesfield the sum of \$6,500 to Thos. J. Lane the sum of \$1,850 and to Estevine Boone the sum of thirty five cents with interest on all of the same from this day last past - And the Court doth further adjudge, order and decree that Sarah Hedgesfield, Thomas J. Brister, and Melville Brandon who are appointed commissioners for the purpose allot to Mary L. Hedgesfield during her natural life one third part of the real estate of which her late husband William E. Hedgesfield died seized and possessed lying in Southampton County, having regard to quantity and value and make report of their proceedings to this Court.

And the Court doth further adjudge, order and decree that William Hedgesfield exec'r be appointed a Commissioner for the purpose after having given at least twenty days public notice of the time and place of sale will to the highest bidder in the premises the tract of land of which William E. Hedgesfield died seized and possessed lying in Southampton County and containing one hundred and thirty acres and a quarter, subject to the decree of Mary L. Hedgesfield the widow of her late husband William E. Hedgesfield dec'd. That he sell the said land on a credit of twelve months (except so much as may be necessary to defray the expenses of the same and said sale which shall be for cash) taking