

Daniel Lewis and his wife, & S. Murphy of E. W. M. agenting D. P.
against
James W. Murphy in his right as son of Lydia Murphy dec'd Willis W.
Lawrence & a son by his wife, Charles Bennett & Mary his wife & Eliza Oliver daughter
of this cause came at this day to be again heard upon the following former & now
upon the report of James Howard and having pursuant to the decree of the court
on the 16th, and upon the affidavits taken to the said report by the defendants and was agreed by counsel
when called to the bar that the court had of opinion that the said affidavits were well taken, John when
he said, and setting the report of Commissioner Howard which is filed as exhibit X with the
return of the said commissioners as the true account of said commissioners transactions with the
In and about the James W. Murphy, Commissioner of Lydia Murphy, dec'd, do, upon the
present to him, of his practice, of the purpose aforesaid of the same, to set aside and discharge the claim of
\$142.00 with interest thereon from the 2nd day of September, 1839, till paid, (that being the
amount he said affidavit had shown him to his creditors debts,) after giving my
warning of this cause to the following persons and in the following manner, to W. H.
Isaac Lewis and his wife, his wife and with both thereof, with interest from the 2nd day
of September, 1839, till paid, to E. W. M. agenting account of E. F. Murphy, the like pur-
pose with like interest, to Eliza A. Oliver the like purpose with like interest, to Richard Bent
D. May his wife the like purpose with like interest, to W. W. Lawrence and Nancy his
the like purpose with like interest, and to himself, the said Jas. W. Murphy, in his own right
the like purpose with like interest.

John E. Affleck, Benjamin J. Affleck, and Charles H. Affleck, infants of
Linda Agnes who died by Benjamin J. Affleck, son, their next friend.

Aquaint

against
John Applewhite left as administrator of Nathaniel Simmonds and of Lucy Applewhite, and Mary W. Simmonds an infant.

It appearing to his Court that John C. Applewhite has failed to pay into the Savings Bank of Franklin the several sums of money which he was directed to pay by a decree made at the May term 1861, of the Court, the Court doth say, order and direct, that a sale be entered against the said John C. Applewhite to appear at the next term of the Court to show cause of any why the Court should not make an attachment against him for his contempt in failing to obey the said decree.

William St. James and John B. Whithamoughants and pastored along
business under the name and style of Stegeman & Co., who said for themselves and all
their creditors of Elijah Ingraham, died, who on account of themselves parties hereto on the
usual terms.

Flips. } In Chancery

W^m H^t Daughtry, Adm^r of Elijah Ingraham, d^rth. { Against
This cause came on by the bill, on the parts formerly recd^d, and on the Report of
Sam'l Teller, Atty^r of Southampton County, made pursuant to their award on the 2^d Inst^d 1850 - to which report there is no objection, and on the petition of Alfred S^r Stephen, Esq^r, and filed this day by leave of the Court, was infraed by cause, on consideration whereof it
is judged that the cause and report of the said Atty^r Stephen, are to be allowed, and that Mr^r H^t Daughtry, and
John D^r Gwin, his executors, be &c^rved to pay all damages on D^r Gwin and in his donation
of Elijah Ingraham, dec^d, on the account of all payments on D^r Gwin and in his donation
in this County at May Court 1851, and the Court being of opinion that the interests of
parties will be promoted by a sale of the real estate inf'd to this cause, ^{to be further heard} that
Sam'l Teller, Atty^r of Southampton County, or some County Court day, on a day to be
named, with interest from date, (at first for cost of sale a reasonable sum) of feet to flip,