

Court of 15<sup>th</sup> Octo. Costs in the Court, with like interest, To John R. Chamberly, Edward W. Mapenburg, and W<sup>m</sup> St. Paulson of 100. each, with like interest, in full for their fees and professional services for the Estate to this day - To John C. Griffen & Elizabeth Howell the sum of \$7.00, with like interest, To John C. Griffen of 112. with like interest, to A. C. Herkoff of 3.70, with like interest, to D. S. Doty of 2.50, with like interest, and to J. A. Drake, of 8.5. with like interest. The above amount is subject to the provisions of an act of the General Assembly of Virginia entitled "An act to Stay the Collection of debts for a limited period", passed March the 3<sup>d</sup> 1785. And the County being of Opinion, that it were to the interest of the instant Debtors, to sell the real estate in the like and preceding Manner, at this time, and is appearing by the petition of Willis Brothman, filed in the Court, March 2<sup>d</sup> (A.D.) that he is willing and agree to support the said infants, during the continuance of the "Stay Law" until they come to attain respectively the age of 21 years, last aforesd. Order and direct, That Edward W. Mapenburg and W<sup>m</sup> St. Paulson who are appointed as Commissioners for the purpose, after giving thirty days Notice of the time place and terms of Sale, by advertisement at the Court house door of this County, and at least in three public places in the Neighborhood of the Land, and by advertisement twice a week for three weeks, in some News paper, published in the City of Norfolk, Sell to the highest bidder at the Court house door of this County on a Credit of 12 Months, except Cash sufficient to pay the expenses attending the Sale, the real estate in the like and preceding Manner, of which John Griffen did die, Subject to the Heirs's demand. That he take bond with such security, for the deferred payment, and return the title, until the purchased Money is paid. That he return the bond with his report to Clerk - But that these acts to the sale of the Land shall be suspended until the said Commissioners or some one for them, enter into bond with Security, payable to the Commonwealth of Virginia, in the Clerk's Office of this County, and before the Clerk, on the penalty of \$3000 - Condition faithfully to execute this and any other decree, which may be rendered in this cause touching the funds arising from the sale of the real estate.

John C. Sayg and Andrew his wife formerly Beckmon

Deft. } 3

W<sup>m</sup> S. Goodp. adm<sup>r</sup> of 18<sup>th</sup> M. Court 1803 James E. Schreifl }  
Executor of W<sup>m</sup> J. Schreifl & Martha H. Jones Executrix of }  
Robt. S. Jones - }  
Deft. }

This day the cause came on to be again heard on the report formerly read and on the report of Lewis Edward, Made and signed as decree of the Circuit rendered at Nov. Term 1803, and in Statement filed in this Court March 2<sup>d</sup> (A.D.) and was argued by Counsel. On Consideration whereof the Clerk concurring said report, to which no exception has been filed, and adopting Statement (H.) doth adjudge, Order and direct, that James E. Schreifl, Executor of W<sup>m</sup> J. Schreifl, wife of this and Estate pay to other Defts,

Cts. \$6.58

S<sup>t</sup> 7.50

Com. 38.00

Law 16.50

19.59

19.59