

This day this Cause came on again to be heard on the papers formerly read, and on the report of Commissioners Stevens & Made pursuant to the Order entered herein at the May Term 1867, and as was argued by Counsel, on Consideration whereof the Court Confirming the said Report, doth adjudge and order and decree, that unless the Defendant Isaac Peckin shall within Sixty days from the date of this Order pay to W<sup>r</sup> R. Lawrence \$2073.74 with interest from December 31<sup>st</sup> 1867, to S. W. Mayenburg \$20.00 with interest from December 31<sup>st</sup> 1867, to Faust Leman \$7.00, with interest from December 31<sup>st</sup> 1867, to Gillette & Proctor, \$21.38 with interest from December 31<sup>st</sup> 1859, to Gillette & Proctor, \$2.50, with interest from Jan 1<sup>st</sup> 1857, and to W<sup>r</sup> A. Mayenburg of \$210.50 with interest from May 3<sup>rd</sup> 1866, and the Costs of this Suit, the Sheriff, after giving thirty days Notice by advertising at the door of the Court house, and at two or more public places in the Vicinity, proceed to Sale to the highest bidder before the Court House door on Some Court day, the tract of Land of which John T. Smith did die, & a credit of Six & twelve Months, with interest from date, except for a Sum in Clark sufficient to pay the Costs of Suit & Impairment of Sale, which will be Carried, taking Bond & good Security from the Purchaser & retain the Title till the further Order of the Court, & make report to Court. But this Sale is subject to the provisions of the Stay Law passed March 2<sup>d</sup> 1866.

John C. Griffitt

3 Piffs.

against

Willis Brackenbury, attorney of Irvin Griffitt, d<sup>r</sup>, Samuel Ralls, John M. Gorley.

Alfred T. Stephenson in his own right & as adm<sup>r</sup> of W<sup>r</sup> R. Stephenson d<sup>r</sup>. 3 Dfts.

This day this Cause came on again to be heard on the papers formerly read, and on the report of Commissioners Stevens & Made pursuant to the Order entered herein at the May Term 1867, to which report there was no exception, the Consideration whereof the Court Confirming the said Report doth adjudge, Order and decree, that

9 b 24 Willis Brackenbury, administrator of Irvin Griffitt d<sup>r</sup>, out of the assets of his intestate pay to the Plaintiff John C. Griffitt the sum of \$ 3154.77 with interest thereon from the 31<sup>st</sup> December 1859, until paid, Subject to the sum of \$ 112. with interest from Mar 1<sup>st</sup> 1857, derived to be paid in the sum of Dollars to Griffitt alone, and the Costs of this Suit, and likely is required to the Plaintiff to apply for further relief through this Court upon unwilling, and the Court doth further direct that any of the Commissioners of this Court examine, State and Settle an account of the transactions of Willis Brackenbury as administrator of Irvin Griffitt, and argue the same to Court, with any Matter arising, State, demand particular by himself or which may be required by any of the parties to be so stated.

James W. & Matthew St. Moore

3 Piffs.

against

George Charles, W<sup>r</sup> L. Moore & C. W. Mayenburg, Executors of James Wilds d<sup>r</sup>, Dfts. This day this Cause came on to be heard on the bill the executors of the Defendants George Charles, W<sup>r</sup> L. Moore & C. W. Mayenburg, Executors of James Wilds and testitaries, and were argued by Counsel, on Consideration whereof the Court doth adjudge, Order and decree, that one of the Commissioners of this Court ascertain and report the Value of the interest of the Plaintiffs in the said tract of Land and whether or not it would be to their advantage to take the Value thereof instead of the