

bllk. 1675
 Sh. 1.00
 Jan. 1. 20.00
 Dr. Pub. 7.00
 57.25

This Cause this day came on to be heard on the papers formerly
 made and on the report of Commissioner Howard made pursuant to a
 docket order in this Cause entered on the November Term, 1857,
 to which no exceptions have been filed, and was argued by Counsel,
 on Consideration whereof the Court, confining itself to the
 orders and decrees, that John B. Dentons dole Guardian of William
 Gardner's pay to Wm. H. Cozad dole administrator of William Gardner
 dole the sum of Five hundred & forty eight Dollars and ninety one
 Cents, with interest thereon from 1st day of October 1857, till paid,
 and the costs of this Suit, it being the amount ascertained to be
 due by Commissioner Howard's report, and likewise reserves the
 Plaintiff for further relief, against the Securities dole the Court
 found overruling This Court is subject to the provisions of the act
 of the General Assembly of Virginia, passed March 3rd 1858,
 entitled an act to stay the collection of debts for a limited
 period.

Samuel Taylor Jeff. and as last named, off basis and of
 Allen Stephenson dole.

against
 John P. Boykins, W. W. Colby, admin. of A. J. Stephenson,
 Thomas J. Bricker, Private J. Gay, & R. W. Burgess admin.
 of A. S. St. Burgess dole.

Shff.

} Substantive

Shff.

This Cause this day came on to be heard on the bill of the Plaintiff taken
 for Compulsory ad to the Defendants upon all of which process has been duly
 served, he exhibited with general replication thereto, and was argued by
 Counsel, on Consideration whereof the Court dole approved, Order and decrees,
 that one of the Commissioners of this County take and settle the following account,
 to wit, an account of John P. Boykins's transactions as one of the former
 administrators of Allen Stephenson's Estate, and the Court dole further
 approved, Order and decrees, that the same Commissioner take an account
 of W. W. Colby's transactions as administrator of A. J. Stephenson dole, in
 taking the accounts made and returned in the County Court, as
 prima facie correct, liable to be surcharged, and falsified. Which
 said account he is directed to examine, State, settle and make report
 thereof to the Court, with any Matter especially that he deems
 pertinent by himself, or which may be required by any of the parties
 to be so stated.

John Bullen Griffin & Francis A. his wife

against
 Kenneth M. Wrayburn & Mary Virginia his wife,
 and Richard S. Boykins.

Shff.

} Substantive

Shff.

This day this Cause came on to be heard upon the papers formerly made in
 the County Court of Southampton and was argued by Counsel, and by app-
 earing to the Court that since this Cause was removed from the County
 Court the Defendant Richard S. Boykins has attained the age of
 twenty one years and that the said Richard S. Boykins and the said
 Kenneth M. Wrayburn and Mary Virginia his wife, have sold