

transactions of Julius R. and James H. Form as Executors of John A. Form's debt, taking the separate accounts filed in this cause as prima facie correct, liable to be surcharged & falsified by either party. 2^o; An account of the Plaintiffs demands and of all other balancing debt against John A. Form, distinct from their character and dignity. 3^o; An account of the absolute and Annual Value of the real Estate of which John A. Form died Seignior. 4^o; An account of the value of the real and personal Estate devised and bequeathed to each of the devisees and legatees, under the Will of John A. Form and how much in Value of the same has come to the hands of the said devisees and legatees respectively. And the Commissioner is directed to report said accounts to some court any matters especially stated demands pertinent by himself or request by either party to be also stated. And the Court doth Order that the publication of Notices in the Petersburg Index, a Paper published in the City of Petersburg, weekly for four Weeks, shall be equivalent to Personal Service.

John C. Day & Adeline his wife formerly Defendants Plffs. Substantive
 against
 W^m B. Goodwyn admor. of W^m M. Emmet decd. James E. Schell Executor
 of W^m J. Schell and Martha W. Form Exor. of Robert S. Form & Siff.

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This day this cause came on again to be heard on the paper formerly read and on the Statement Mark'd B. and was argued by Counsel, the Consideration whereof, the Court doth Order, adjudge and decree, with the Consent of the parties, that the Form's estate in this cause of the Yearling Term of this County in the year 1807, be duly divided. And the Court doth further Order, adjudge & decree, with like Consent of the parties that James E. Schell Executor of W^m J. Schell, only of his own Debt pay to the Plaintiffs James S. Thomas & wife the sum of Eight hundred and twenty dollars & thirty two Cents, with interest thereon from the 15th day of June 1806, till paid, and their Costs by them in this behalf expended. And liberty is reserved to the parties or either of them to ask for further relief.

James Squire an Infant also sued by W^m J. Adams, his next friend Plffs. Substantive
 against
 Adm. Adm. Squire, wife of said N. Squire, decd. Joseph B. Squire,
 Adm. Adm. Squire and Hannah E. Squire, Infants children of said N. Squire, Siff.

This cause this day came on again to be heard on the paper formerly read and on the report of Commissioner Adams. Made pursuant to a Courtial Order entered in this cause by the November Term 1807, to which he except. It was heard and filed and was argued by Counsel, the Consideration whereof the Court confirming said report, doth adjudge, Order and decree, that all of the Commissioners of this County ascertain the full Simple Value of the Estate of John A. B. Squire, in the sum of One hundred and Eighty six Dollars, and twenty three & two third Cents, in lieu of his life debt in the whole of the said, it being two thirds of Two hundred & fifty Eight Dollars & Seventy Cents. It being the amount of the said returned by the Commissioner for the Sale of the one Estate in Cause mentioned, and also to settle the two following accounts. 1^o; An account of Samuel Kuller's transactions as Sheriff and administrator of said N. Squire, decd. 2^o; An account of all unbalancing debt