

Wednesday, May 6th 1868.

Presently The Hon. Richard H. Baker, Judge -

Thomas Wm. & Peteratus Dunn Creditors of the Estate of Michael B. Cole deceased the two for themselves and all other Creditors of the Said Michael B. Cole deceased who may come in and contribute towards the costs of this Suit.

Pltf.

DefChancery

John and Debrett owners of Michael B. Cole deceased and Emily Morgan, William and Thomas Cole -

Dft.

It appearing that the purchased Money has all been paid for the real Estate in the will and proceeding Michael Cole, and that Thomas Wm. the Purchaser has departed this life intestate leaving Son Charles, to wit, Norther, James A. and Amos A. Cole M. Wingfield, Florence and Pauline Ward, his heirs at Law, and it also appearing that the Plaintiff the Commissioner was made the Sale of the real Estate in the proceeding Michael Cole, before his death at Death to the Purchaser. This cause came on this day to be further heard on the papers formerly read and was argued by Counsel. On Consideration whereof the Court doth adjudge, Order and Direct that Mr. Edwards who is hereby appointed a Special Commissioner for the purpose. Execute a Sub Dicit Special Warrant for the real Estate in the will Michael, to Wit, James A. Cole M. Wingfield, Florence and Pauline Ward, heirs of Thomas Wm. Cole deceased. The Commissioner will report to Court.

Sam'l E. Rose

Pltf.

DefChancery

against

William Atchinson & Fletcher J. Young & Hardy Chapman
Executors of the last Will and Testament of Thomas Hall deceased. Dft.

Pltf. Estt.
\$51.46

Dft. Estt.
\$17.55

This cause came on this day to be again heard on the papers formerly read and on the report of Commissioner Howard made previously to the Service of Atchinson, Term 1867, and on exception to said report, and on examination of witnesses, and was argued by Counsel. On Consideration whereof the Court, sustaining the exception to account "A" of said Report, doth Confirm the remainder of said Report, and is appearing to the Court that the Defendant William Atchinson insolvent for his Park, the Park Plaintiff, the sum of Five hundred and Seven Dollars and Twenty four Cents, in a Cotton Bank, of the Confederate States, which he afterwards took for forty four Cents, previous, and again insolvent the amount in Bonds of the Confederate States, and that he used the same in payment of his Taxes, when the same was owing only Fifty Dollars or one of good Money, making the said Insolvency and previous obtained by itself to be worth Fourteen Dollars and twenty Cents. And the Court believing that this sum and Thirteen Dollars and twenty four Cents, balance due by account "B" of said Commissioner Howard's Report, to be the amount which the said William Atchinson ought to pay to said Plaintiff, doth adjudge Order and Direct, that the Plaintiff recover of the said Defendant the sum of Thirty Seven Dollars and forty four Cents with Interest from the 20th day of February 1867, till paid, and his costs expended in the prosecution of this Suit.