

have, and of any other sum that may be hereafter earned in our cause, touching the proceeds of the said Estate hereby directed to be sold. This Sum is granted subject to the provisions of an act of the General Assembly of Virginia, passed March 25th 1855, entitling our act to stay the collection of debts for a limited period.

vs. *Isaac & Wm. B. Barnes*

Plffs. *J. A. Channing*

against
Sidney Barnes & Sarah & Clark Barnes, infants vs. Ift.

This day this cause which has been reserved by County the parties from the County Court of Southampton, was by like County Petitioned in this Court to come on to be heard at the place formerly fixed, and was argued by Counsel, and it appearing that the Order Made of the November Term of the County Court of Southampton, has been Obeyed on the parties, who still fail to appear, and Show Cause, why the said Estate in the said and proceeding mentioned should not be sold - doth, Adjudged, Order and Decrees, that James Barnes, who is appointed a Commissioner for the purpose, do sell either publicly, or privately, the said Estate in the proceeding mentioned, to wit, at least of two hundred and fifty acres of Land with a Great Mill thereon, situated near Baylors Depot, formerly belonging to Isaac Barnes ad. m. a credit until 1st January 1857, except cash sufficient to pay Costs of this suit & expenses of sale taking bid and Security of the purchasers for the deferred payment and retaining the title until the purchase money is paid, and report his proceedings to this Court as

James H. Daughtry and Ann E. Daughtry his wife,
and Henry Howell an infant who lies by James
H. Daughtry, his next friend -

Ift.

against
Joseph E. Warren administrator of Henry Howell ad. Ift.

J. A. Channing

This cause comes on this day again to be heard at the place formerly fixed and the report of Commissioner Stevens, to which no exception has been made, Made in pursuance to a Term entred at the November Term 1856 of this County, and was argued by Counsel, on Consideration whereof, and it appearing from the report of the said Commissioner that the administrator Joseph E. Warren has invested all the funds in his hands belonging to Henry Howell Estate in Confederate States bonds, which are, alerately, that he should not be charged with the same, doth adjudge, Order and Decrees, that the said Joseph E. Warren, deliver up to Ann E. Daughtry the sum which he now holds against her for One hundred and twenty two Dollars and Sixty two cents, and that the Plaintiff's bill be dismissed, Joseph E. Warren paying the costs of this suit, and that this cause be removed from the Faculty.

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Sept 4th