

and Robert Gully his wife, and Thomas Gray, and on the answer of Sampson S. Gray and Sarah Gray, two Defendants by S.R. Edwards their Attorney ad litem assigned to them for that purpose, with General replication thereto by the Plaintiff, which bills filed and were argued by Counsel, on consideration whereof the Court doth adjudge & order and decree, that Francis E. Williams settle in account of his transactions as administrator of Miles S. Gray and before one of the Commissioners of this County, taking any account heretofore settled in the County County as prima facie creditable to be satisfied and paid off by any of the parties interested, and the said Commissioners will also take an account of the debts outstanding against the estate of Miles S. Gray, and an account of the actual and annual value of the real Estate wherof Miles S. Gray died seized and possessed, subject to his widow's claim, which is directed to examine, state, and settle the same and report the same to the County, with any matter specially stated deemed pertinent by himself, or which may be required by any of the parties to be so stated.

David H. Stevens, Guardian of Mary E. and John P. Clark, Esq;

against
Geo. W. Dick Sheriff and co. such administrators of Richard M. Carr ad litem, John R. Carr, Alexander Knight, and Catherine T. Knight his wife, Daniel Carr, an infant, and Martha Carr an infant, the two last by S.R. Edwards, their Attorney ad litem - Sgt.

This day this cause came up again to be heard in the papers formerly read and the report of Commissioner Stevens, made pursuant to a Notice of the County Clerk of the November Term 1857, to which no exceptions had been filed, and was argued by Counsel, on consideration whereof, the County doth adjudge, Order and decree, that the said report be confirmed, and it appearing from the said report that the current profits of the Estate of Richard M. Carr, due and payable subject to the widow's claim will pay off the debts outstanding against the Estate in five years. The long debt further adjudge, Order and decree, that unless John R. Carr, Daniel Carr, Martha Carr, Alexander Knight and Catherine T. Knight, or some one for them shall pay the debt pro rata against the Estate according to the sum of Five hundred and fifty Seven Dollars and fifty eight cents, and the cost of this suit, by the 1st of January 1859, then the Sheriff of Southeastern is directed to take possession of the two tracts of Land now containing Three Hundred and thirty five and one half acres, and the other One hundred & thirteen & one half acres, whereof the said first tract due and payable, and say the same by year to year, taking bond and security for the same, subject to the execution of such laws as may be enacted, until the said debts and costs shall have been paid, & then deliver the said lands up to the above named heirs at law, and satisfy to the County in order to a further decree.