

law) and as the petitioner for Littell A. Gay, owner of Wm. E. Gay d.s.r. This day filed
and was argued by Counsel; Mr. (considered above) the County Clerk copies the said
Report on both sides, Order and decree, that John D. Kirby, a Commissioner as aforesaid,
view of the State of this Court, (who will deliver the same to him at his office & accept
thereof) the sum of \$1000.00 to be paid to the Plaintiff and Plaintiff has delivered and
handed over to the Clerk of this Court the sum of \$1000.00 in silver, and
and交付 to the said Wm. E. Gay d.s.r. and Plaintiff has delivered and
was found for the sum of \$1000.00 to be paid to the Plaintiff and Plaintiff has delivered and
of the said Money, pay any debt that may remain unpaid, and then pay the balance
and ready to the sum of \$1000.00 to be paid to the Plaintiff and Plaintiff has delivered and
Signed Report, of the 19th of Sept 1861, to the Clerk, and said Littell A.
Gay, owner of Wm. E. Gay d.s.r. This day filed, to wit, having delivery upon interest
from the 25th day of Decr 1861, one hundred four dollars white leather from the
25th day of Decr 1862, bill paid and 24 days unpaid to Novr 1st, and the said
Littell A. Gay, owner of aforesaid, is allowed to withdraw the sum of said
original sum this day filed with his said petition no bearing duty
Certified copies of the same in their hands.

William L. Leach, who sue on behalf of himself and all the Creditors
of Jno. Beckers d.s.r. - witness Exhibit to the Clerk of this Court - Off
against

E. W. Mapenburgh, and with the will annexed of Jno. Beckers d.s.r.

Louise Beckers, Mrs. A. L. L. L. and Henry his wife, M. Beckers Joseph

+ H. B. Beckers, Mrs. J. K. K. and Jas. H. Beckers and John Beckers

and Elizabeth Beckers his wife -

D. Chamberlain

Sp.

This day this Cause came on to be heard and the papers formerly read, on the report
of Comt. Orins of the State of the real Estate in the hands of foreclosing Mortgagors,
and was argued by Counsel; Mr. (considered above) the County Commissioner
said report to which the exception has been filed, and it appearing that they
paid up the sum of the Hotel Ld. in favor of the Plaintiff, presented by St. L. Ogles, in
insufficient to pay said Ogles demands, which were due for the payment of
the sum of \$1000.00 by Jno. Beckers. The sum was retained by said Ogles for the
foreclosure Money; the County Clerk adjudge, Order and decree, that Joseph B.
Orins take from the said Ogles the receipt for \$1000.00 in full satisfaction, to
his demands against the said Jno. Beckers' estate, and execute to him. And
with sufficient security for the Hotel Ld., and the County Clerk further
decrees that C. (Commissioner) of this County affix his affixes to the same
and file in the hands of J. B. Orins, arising from the sale of the real
estate (other than the sum of the Hotel Ld.) among the debts outstanding
against the estate of Jno. Beckers, including debts which may come in as
petitions and referred to him. And the County Clerk further adjudge, Order
and decree, that J. B. Orins sue of this Court in his name, pay to
J. R. Chamberlain Atty. for Lachance the sum of fifty dollars and
for a return the balance to him after the future costs of this suit.
The Commissioner in depositing said affixes and documents, will execuse
him if he has been compelled to pay any of the above Creditors
Under or previous order of this County and Credit their claims
accordingly.