

Henry D. White of Bay et. his wife formerly Bernard, Deff.
against
Richard L. Doyne of Bay, of Bay
Deff. Substantive

55. 84
189
1877/3
9. 1/2 p.

This day this Court came on to be again heard on the papers formerly read,
and was argued by Counsel, and it appearing to the Court that the debt of
Henry Doyne 1874 against Richard L. Doyne has become impulsive and
unavailing by insolvency having filed Certificate "no property". The Court with
leave and leave that Benjamin Doyne, Sheriff of R. L. Doyne as Receiver
of the funds should pay to the Plaintiff the sum of Four hundred dollars
with interest from the first day of May 1874, the said, and then
Case to stand in this Court as ordered.

Deff. 2
against
Completely et. et.
Deff. Substantive

This Court came on this day to be again heard on the papers formerly
read and on the Report of John R. Kelly Commissioner of State, made
pursuant to a decree of the Superior Court 1871 of this Court, to
said Report there was no exception and the Court was argued by Counsel,
the Consideration whereof the Court confirming said Report, with
advice, order and decree that John R. Kelly Commissioner of
said Court, receive of the Clerk of this Court, the above named
David of Georgia and Johnson of Albany, each for Five hundred and
twenty five dollars in City, Silver Coins, (the said Clerk to
deliver said Coins to said John R. Kelly Commissioner upon
his giving receipts for the same) and collect the same, and
deposit the proceeds thereof in the first national Bank (of New York,
to be drawn out in the order of this Court, and make when
the Court so order in favor of the purchasers of the new lot
said David and Johnson had received, and deal with respect
whereof, in the Report former, and make report to Court.

John Doyne and George his wife
against
Culver C. Brown et. of Matthew W. Holloman et. et.
and John Jones of Albany, et. Doyne of
Deff. Substantive

This Court came on this day to be again heard on the papers formerly
read and on the Report of John P. Bentley made pursuant to the decree
of May Term 1866, of this Court, to which Report there is no exception
and was argued by Counsel, the Consideration whereof the Court
with Confirms the said Report, and with advice, order and decree,
that the proceedings had in this Cause be confirmed, and making
provision therefor to be done in this Cause, it is ordered that
the same be removed from the Court.

Ordered, that the Court to examine what damages owing to Deff. et.
Mrs. 1875.