

to the plaintiff, and cause to said Corpse a debt with special warranty in the usual form, and make report to Court.

E. H. Mafesbury

against

Plaintiff

J. W. Channing

Defendant

Ind. & S. 15

Edward Wesley & Others

G. E. Dols late Sheriff of Loudoun County and as such administrator of E. H. Mafesbury dec. 1879

against

Defendant

H. D. Brooks and Walter G. Bleeker

Defendant

Ind. & S. 23

This day this cause came on to be heard together in the case of Mafesbury against Wesley and Bleeker and the papers formerly read and the report of Samuel P. Taylor Commissioner in pursuance of a decree issued at the Regular Term 1879 and to which report no exception have been filed and in the case of Mafesbury's wife against Bleeker &c as the plaintiff's bill stated for scaffold set to the defendants H. D. Brooks and it appearing that the plaintiff had proceeded in the manner prescribed by law against H. D. Bleeker and about defendant and the whole I did and the bill and was argued by Counsel on Consideration whereof the Court with counsel of parties due adjudge order and direct that the report of Samuel P. Taylor be confirmed and that H. D. Brooks the substituted trustee withdraw the certificate of deposit for nine hundred and six dollars and fifty cents at the 1st National Bank of Norfolk Virginia from the papers in this cause and collect the same and pay it to Edmund E. Dols administrator of E. H. Mafesbury dec'd and return his receipt with his report to this Court in order to a final decree.

J. D. Prentiss who sue for himself and all other creditors of Andrew J. Vick dec.

against

Plaintiff

J. W. Channing

David Hobart et al. execs of Andrew J. Vick dec'd & others

Defendant

This cause came on to be heard on the papers formerly read and on the report of Deacon Kelly Commissioner made pursuant to the decree of the Regular Term 1871, of this Court to which report there is no exception, and was argued by Counsel on Consideration whereof the Court doth Confirm the said Report and doth adjudge, order and direct that the proceedings had hitherto be confirmed and made final and binding between the parties, and nothing more remaining to be done in the cause it is ordered that the same be removed from the dockets.

William M. Orgain & others

against

Def.

J. W. Channing

Asst. H. D. Boyd & others

Def.

J. W. Channing

This day the cause came on to be again heard on the papers formerly read and on the report of George C. Channing filed the day and last argued by Counsel. On Consideration whereof the Court doth adjudge and report to which no exception was made to order that the Commissioners pay out of the sum of thirty dollars and forty eight cents to the hands of the unpaid debt of this suit, and the Court doth further order, that the decree of Mr. Justice 1872, to allow and amount so as to rest as follows, that the regular bank of the State of Virginia dated July 1st 1871, for one thousand dollars payable to J. W. Channing Commissioner and filed with his report remain in the papers of this cause, and that Elizabeth Carter Orgain, New Haven, Ct and she is hereby authorized to receive and collect the annual interest thereon during her life, and the Court doth further order, that any funds of the sum amount and date remain in the papers of this cause, and that Elizabeth Carter Orgain, collect the interest annually accruing on one of said certificates, and Mary M. Harrison, collect the interest on the other, and the Court doth further direct that that Clerk of the Court give to Elizabeth Carter Orgain or to her order the sum of No. 4001 and No. 4002 and certificate for one hundred thirty three dollars and thirty three cents.