

shall have made the said investment of the said sum of \$2,800—
and paid the said 700— in cash— it shall be in full satisfaction
of all debts— claims and demands against him as Executor
as aforesaid, by the said infants, Mary & Joseph D. S.
C. Hutchinson his or her on account of his transactions as such
Executor prior to January 1st A.D. 1864. And the said
Goodwyn will report his proceedings to Court along with
the said bonds so taken by him from the said Billy Meader
And if the said investment aforesaid not be so made by the
said Goodwyn on or before the said 20th day of this month
then this decree, and every part thereof, shall be void and of
no effect. And the said Goodwyn in addition to the said
\$3000, so cuts before directed to be paid and invested by
him shall pay all the legal costs incurred in this suit
up to this term. But the said Goodwyn shall not pay
or invest the said money until he is satisfied that the
said Hale has a Deed for the said tract of land free
from encumbrances— and that her title to said land is in all
respects good & sufficient.

✓ Kindred

against
Kindred's Adm'r & als

Plff

Def't

In Chancery

This day this cause came on again to be heard on
the papers formerly read and the report of Wm H. Briggs
Sheriff and Commissioner of the Sale of Henry B. Kindred
his land made pursuant to a decree of this court
entered at the May term 1878 and to which report no
exceptions have been filed, and was argued by Counsel
On consideration whereof the court doth adjudge, order
and decree that the said report be confirmed and
that W H Briggs make a deed to Henry B. Kindred
with special warranty and report what he has
done to court in order to a further decree

✓ Bradshaw's Esq;

against
Johnson's Adm'r

Plaintiff

Defendant

In Chancery

This day this cause came on to be further heard
on the papers formerly read, and the report of Commissioner
Puttow filed March 7th 1867 and was argued by Counsel
On consideration whereof no exceptions being filed to said
report the same is hereby confirmed and it appearing to
the court that Wm H. Bradshaw has qualified as Adm'r
de bonis non of M Bradshaw's estate it is ordered that
this cause be proceeded with hereafter in his name.
It appearing further to the court that the rents and
profits of the lands formerly belonging to Thos B. Johnson
will not pay his debts in five years, the court doth
further decree that unless Wm H. Johnson or some one
for him shall within thirty days from the date of

Recd \$13.50

Jef 1.50

Pmt. Com 10.00

Law 16.50

J. 4.50