

estate of J. B. Powell decd. distinguishing their priorities an account of the annual and absolute value of the real estate of which J. B. Powell decd. seized. The Court doth further decree that publication of this order once a week for four successive weeks in the Suffolk Herald a newspaper published in the town of Suffolk & shall be equivalent to personal service on all parties interested. And the said Commissioner will audit, settle & report to Court, the aforesaid account together with any matters deemed pertinent by himself, or which may be required to be so stated by any interested party.

Samuel Ellis and Anna his wife formerly Murfee
and John Murfee
against
Eminet Walter and Frank Murfee minors
Plaintiff
Defendants
In Chancery

This day this cause came on to be further heard on the papers formerly read and the report of Commissioners appointed by the decree of May Term 1879, of the partition of the land in the proceedings mentioned, among the several parties entitled thereto, agreeably to the terms of the said decree, and was argued by Counsel. On consideration whereof, it appearing to the Court, that in the partition made by the said Commissioners lot No. 1 embracing 142 acres fell to the share of Walter M. Murfee lot No. 2 to J. J. Murfee containing 113 $\frac{1}{4}$ acres. lot No. 3 to E. C. Murfee containing 117 $\frac{1}{4}$ acres. lots No. 4 & 5 to J. D. Murfee and Samuel Ellis and Anna his wife, containing 210 $\frac{1}{4}$ acres it is adjudged ordered and decreed that that the said report be confirmed, no exceptions being filed thereto, and that the partition in manner aforesaid made, be held firm & stable, and it is further ordered that this suit be removed from the docket, at the costs of all the parties hereto equally.

J. S. Davis and Mary E. his wife, S. F. Pretlow and
Priscilla his wife, Sallie Holmes, Henry Lee & Beulah
Holmes, the last three infants under the age of 21 years
whs sue in this behalf by Mary E. Holmes their mother
and next friend
Plaintiff
against
P. J. Holmes
Defendant
In Chancery

This cause came on to be again heard this day on the papers formerly read and was argued by Counsel, on consideration whereof by consent of parties, given in open Court both sides that this cause be submitted to the

Costs § 6.11
Sh. 130
Survivor
3 Com
L. fee 16.50
§ 2.411