

unpaid cost in this suit, of the proceeds of said sale,
to the heirs at law of the said Shadrley Timmons
deceased, as shown by the receipts of said parties
filed as a part of said report and made
respectively "A," "B," "C," & "D," On consideration whereof
the court, confirming said report, and there appearing
nothing further necessary to be done in this cause, doth
adjudge, order and decree that the same be removed
from the Docket.

Rawlins Adm. Plaintiff }
against } In chancery
Kinderis Adams, Jr. Defendant }

This day this cause came on again to be heard
on the papers formerly read and was argued by
counsel, on consideration whereof the court doth
adjudge, order and decree that Wm. W. Briggs
withdraw from the papers in this cause, executing
his receipt therefor to the Clerk the three Bonds for
\$75 each executed by C. L. Bandew and C. E. Knight,
due in the year 1878, 1879, and 1880, and collect the
same and distribute the money pro rata among
all the creditors of Brig. B. Kinderis deceased whose
debts were proved by the three reports of April 7th 1876
October 13th 1876 and April 25th 1878 all of the said
debts being of the same class and dignity, and
upon the payment of all the said bonds the said
Wm. W. Briggs will make a deed for the Fifty acres
of land sold belonging to Brig. B. Kinderis
deceased to C. L. Bandew and return his receipts along
with his report in order to a further decree of this
Court.

Rawlins & Ross. Plaintiffs }
against } In chancery
William Williams Adm. Defendant }

This day this cause came on to be further heard
on the papers formerly read, the report of E. C. Beaton
Adm. Miles H. Williams deceased reporting disbursement
in accordance with decree of May Term 1880 supported
by proper vouchers for same, to which report there is
no exception and was argued by counsel, On
consideration whereof, the court doth approve and
confirm the said Report. And it appearing to the
Court that there are yet unpaid costs to the amount
of \$30 the court doth further decree that E. C. Beaton
pay the balance in his hands to the costs of this
suit, and nothing further appearing necessary to
be done in this cause, it is ordered to be removed
from the Docket.