

the same to the several parties entitled thereto as follows to wit. To Mr. A. & C. A. Santos or their Attorney, the sum of \$21.<sup>22</sup> to Russell & Pierce or their Attorney \$26.<sup>22</sup> to R. J. & W. Neely, or their Attorney \$14.<sup>83</sup> to J. W. Monflet & Co. or their Attorney \$13.<sup>50</sup> to Braley and Beantley, or their Attorney \$28.<sup>72</sup> to Letchin & Lewis, or their Attorney \$26.<sup>25</sup> and to the said J. J. Pittlow, in his own right, the balance of \$1,937.<sup>36</sup> in payment of the two amounts reported due him of \$1,20<sup>00</sup> and \$1,708.<sup>46</sup> with interest as aforesaid. And the said Administrator is directed to make report to the Court of the payments made by him and to return his vouchers for the same therewith.

Jno. S. Russell Plaintiff  
against  
Burrowsenia, Francis & Sarah N. Russell Defendants  
Chancery

This day this cause came on to be heard on the complainants Bill, answer of the infant defendants by Jno. S. Russell their guardian ad litem, the examination of witnesses and exhibits filed and was argued by counsel, on consideration whereof and it appearing to the Court that the sale of the land in the proceeding mentioned to David Porter is both judicious and fair, the same is hereby approved and confirmed. And it appearing further to the Court that the purchase of the real estate by the complainant from George and William of Brunswick Co. is to the intent of all parties to this suit. The Court doth adjudge order and decree that John Hobbs who is hereby appointed a Comm. for the purpose receive from David Porter the sum of \$850. same being purchase money in full for the land known as the Daufrey Place, and when the same is fully paid that he execute to said Porter a deed with special warranty for the same, in which Jno. S. Russell shall join. And the said Hobbs will invest the said sum of \$850 in the payment for the land bought by J. S. Russell of George & Williams in Brunswick as set forth in the Bill of the Complainant taking a deed from said parties to said John Russell and his children by his present wife, upon the same limitations and trusts as those contained in the deed from G. & Williams to said Russell and children dated 20 Aug 1875 and of record in the Deeds Office of Southampton, But the said Hobbs will not be required to execute this deed until he shall have entered into Bond to fore the losses at the amount in the Penalty of