

Mary J. Barn

against

Sarah J. Barn & Jno. R. Barn { Defendants } In Chancery

This day this cause came on to be further heard upon the paper formerly read, the petition of Jno. R. Barn filed Nov. 8. 1880, and was argued by counsel, on consideration whereof the Court doth adjudge, order, & decree that W. W. Briggs, Sheriff & Comr. do not execute to Jno. H. Dogg & derivates, any deed for the Barnes interest of Sarah J. Barn brought by said Jno. H. Dogg, until the further order of this Court, and that a copy of the petitions of said Jno. R. Barn be served upon Alfred, Knight and the evidence of Jno. H. Dogg, and that a Comr. of this Court enquire into & report the evidence upon which the facts as set forth in the said petition are based.

J. B. Davis & Mary E. his wife, O. J. Holman and Jessie & his wife, Baltic Holmes, Henry Lee, & Gertrude Holmes, the last three infants under the age of 3 years who sue in this behalf, by Mary B. Holmes their mother and next friends. Plaintiffs { In Chancery

against

D. J. Holman

Defendant

In Chancery

This cause came on this day to be further heard upon the paper formerly read, and was argued by Counsel, on consideration whereof the Court doth adjudge, order, and decree that Dr. S. B. Still, Dr. D. W. Bangs, J. M. Bain, J. G. Boykin and Richard Burton who are hereby appointed as Special Commissioners for the purpose, either three of whom may act, do enter upon and divide the lands whereof O. J. Holmes died seized, among his heirs at law, seven in number according to law, taking if necessary, a competent Surveyor to aid them in making the partition, or if the same cannot be conveniently divided, or partition could not be made among the parties entitled, that they state their reasons therefor, and in either case, that they make report to Court how they have executed this decree.

Garris & wife et

against

Williams Adams, Jr.

Plaintiffs

Defendants

In Chancery

This day this cause came on to be further heard on the paper formerly read and a receipt from Pinckard Davis, Attorney for the Complainant reciting that the matter in controversy had been settled and consenting that this cause be dismissed, each party paying his own costs, on consideration whereof it is ordered by the Court that this cause be dismissed agreed, and leave is granted the Defd. Jacob Williams or his attorney J. B. Prince to withdraw from the papers in this cause, the receipt alluded to above by reciting to the Clerk of this Court for the same