

90

90
Sale of the slaves, in the bill mentioned, to Mr. Rachel and Chancy and his chil-
dren giving reasonable notice of the time and place of Sale, for the best price that
can be obtained, and it is further ordered that the said Commissioners or
any two or more of them, be divided the proceeds of such Sale into three
equal parts, and pay over one of the said parts to your Complainant Ben-
jamin Miller, another of the said parts to your Complainant Elizabeth Milliken and
Millions, another of the said parts to your Complainant Charles Milliken and
the remaining third part pay over to your Complainant John Rochelle
that they make a report of their actions and doings in this behalf to the
Court in order to a final Decree.

91

mentioned subject
providing and
as it is further
the tract of Land
the said William
between them to be
a sum that the
sum of money
and the above
said John Rochelle
whom he also
specifies tract of
the title to the ba-
further decree
unjustified am-
ballance of the
sum which he

Mary Little widow and relict of William Little and Complainants
against

William Little deceased and
Anne Charlotte his wife Mary Ann Little infant issues
of William Little deceased by their next friend
Joseph Pearce appointed by the Court to defend them on this behalf

Defendants
defendants

for Chancy

This cause being docketed came on this day by Consent of parties
one part of the Court, to be heard on the bill and answer and upon the
agreements of Counsel wherefore and upon due consideration thereof has the
Court with their advice and decree that Samuel Turner Esq; Benjamin Clark
Henry Carter and Ben Miller or any two of them do attest to the Complainant
Mary Little our third & the Slave among the said William Little and
referred agreeable to the last will and Testament of the said William
Little deceased and for and during the natural life of the said Mary Little
having regard to the Value of the Slaves, and that they make a report to the
Court in order to a final Decree.

James Milliken - - - - - Complainants
against

Elizabeth Woodard widow and relict of William Woodard
Anne Charlotte Woodard Daniel Woodard, Williams
Woodard, John Woodard, Elizabeth Woodard and
Henry Woodard infant children and heirs of
William deceased by their next friend John Rochelle
appointed by the Court to defend them behalf

Defendants

This cause being this day docketed by Consent of Parties and upon the
Court came on to be heard on the bill and answer and agreements of Counsel
wherefore and upon due consideration thereof has the Court with their advice
and decree that the legal estate in fee simple to the tract of Land of Marsh
William Woodard may pass into possession in his life time by the Plaintiff
in virtue of an exchange hereby made between them heretofore on the part of
defendants Sally Woodard, Daniel Woodard, Charles Woodard, William Morris
John Morrissey, Elizabeth Woodard and Henry Woodard heirs of the said William
Woodard deceased, remaining notwithstanding to Elizabeth Woodard the widow of the
said William Woodard deceased, her several right in the same, and it is so
decided, that the Complainant James Milliken do make a good and sufficient
end of Conveyance in fee simple to the aforesaid tract of land to the before

Elizabeth Morris
against

Sally Woodard &
Morrissey, their
Woodard interest
deceased by their
by the Court to

The Court
Court to be heard
upon due course
summons called
to make sale of

Woodard land
here and please
to name Woodard
the sum due
and they take
of Sales pay all
lives the Island
South part of
William Morris
of Conveyance in
that they make
final & full

final & full