

395
mentioned in his note by him, about his suit in this behalf or before, to be heirs of the goods and chattels of the deceased in the hands of the affidavits of so much therefore had to be remunerated not then the costs arising to the heirs of his poor wife & children and the said defendant in money £30 at this judgment to be discharged by the said payment of Twenty four Pounds Seventeen Shillings and Six pence with interest thereon to be computed after the date of his her bequest per annum from the first day of September 1808 until payment and all costs Subject to the following Costs to wit Twenty Six Pounds Nine Shillings Paid the ninth of January 1810 and Twelve Pounds Nineteen Shillings Paid the Twenty Sixth day of June 1810

Ordered that the court be adjourned untill tomorrow morning
Nine o'clock

George Guley
John
James Rochelle C.C.

At a Court of Quarter Session continuing and held for the County of Southampton the Twenty first day of June eighteen hundred and Sixteen

Present Lawrence Cook, Benjamin Duranay } Last Justice
Benjamin W. Brewster, William B. Godwyn } Last Justice

John Nelson and Fanny his wife late Harry Browne
and Elizabeth Brownne - - - - - Complainants } In
against - - - - - Plaintiff } Plaintiff
James Browne - - - - - Defendant } Plaintiff

This cause was this day docketed by the court of the parties, and the amount of the court, and was heard before the bill, the plaintiffs were a few shillings, and the answer of the defendant and was agreed by counsel whereupon the court did adjudge, now his decree, that Lawrence Cook, John Hardesty and Digby Faringdon, or any two of them, trustees by the Sheriff of Southampton, to divide the tract or parcel of Land in the bill mentioned lying in the said County and containing by estimation One hundred acres which were devised by William Summers to Summers Brown, as heath described in parsonage, by the death of the said Summers Brown, to the Plaintiff Fanny Nelson and Elizabeth Brownne, and the defendant James Browne equally between the said Fanny Nelson, Elizabeth Brownne, and James Browne having particular regard to the quality of the said land, and make a report of their settings and design in this behalf to the court, in order to a final decree.