

On the motion of the plaintiff, by his attorney, leave is granted him to amend his declaration in this cause, the plaintiff paying the defendant the costs occasioned him by such amendment. And the cause is sent to the Rules for further proceedings to be had therein.

Joseph M. Baskham
against
Samuel B. Woodard same of J. J. Woodard

Pliff } In Case
Defd }

On the motion of the defendant, by his attorney, who pleads a non est of the plaintiff's debt of super. in equity, to which several pleas the plaintiff replied generally, the judgment obtained in the solicitor's office against the defendant, is set aside, and the trial of the issue is deferred until the next quarterly court.

Samuel M. Goodrich
against
Jesse A. Williams on

Pliff } In Case
Defd }

This day came the parties by their attorneys and thereupon came a jury to wit, James Turner, Benjamin Simmons, John S. Hines, Joseph M. Faircloth, John Thorp, John S. Turner, John Moore Jr, Williams Griffin, John M. James, Theodore Ingram, John Whitehead & Jesse Little who being sworn, tried and sworn the truth to speak upon the issue joined upon their oaths returned a verdict in these words: "We of the Jury find for the plaintiff & set his damage to the sum of \$32.75 with interest from the 6th day of May 1834 till paid." Therefore it is considered by the Court that the plaintiff recover against the defendant the said sum of thirty two dollars & seventy five cents with interest as aforesaid, the damages in form as aforesaid specified, and the costs by them in this behalf expended and the said defendant in money &c

f 2.57

James D. Masonburg, Sheriff & Committee of Edmund Turner dec'd, for Sara Dowson,
Executrix of said Edmund Turner dec'd
against
Henry Dupree administrator of Samuel Turner

Pliff } In Debt
Defd }

f 2.69

The defendant, by his attorney, pleads, no unques executor, in addition to his former plea. The truth of which plea being admitted by the plaintiff, by consent the cause is dismissed with costs.

Abner Joseph T. Hays - Present, Saml B. Hines Genl.

Mason Hobbs widow of John M. and Nicholas is Hobbs infants of Nicholas Hobbs dec'd suing by the said
Mason Hobbs their Mother and next friend

against
Jethro Hobbs & Alfred Hobbs.

Comp } In Chancery
Defd }

By consent of parties and with the assent of the Court this cause came on this day to be heard in the bill answer and the will of Nicholas Hobbs dec'd, as an exhibit, and was argued by counsel on consideration thereof and of all the circumstances of the case the Court are of opinion, that a sale of the land mentioned in the Will of the Testator will promote the interests of the infant complainants, and the parties mutually interested also consenting to a sale on the terms hereafter to be named; It is by the Court decreed and ordered that James D. Masonburg, James Murphree and Stephen Murdaugh or any 2 of them to be aided by a competent surveyor, if found needful, proceed to allot and set apart unto the complainants Mason Hobbs widow and child of Nicholas Hobbs dec'd, one full and equal third part in value of the tract or parcel of land in the bill mentioned, whereof the testator Nicholas Hobbs dec'd seized and possessed, supposed to contain _____ acres situate in the County of Southampton adjoining the lands of _____ and others, as and for her Dowry. And the defendant Jethro Hobbs and Alfred Hobbs having expressed a willingness that notwithstanding a sale of all the lands should take place that the intention of the testator should not be frustrated so far as the same is to be collected from the seventh clause of the Will in relation to the charges on the said defendant

These papers
are withdrawn
by Mr. Hoopes
Newbill & filed
December Court
1835
Dec. term 1837

f 2.89

as to taking care and raising the infant
hereby consenting thereto; It is by the
Court ordered that the said defendant
proceed to sell at public auction
parcel of land in the bill mentioned
interest of one third the purchase
monition of her life estate. That
the above direction as to a sale upon
consent to pay the expenses of sale
the said expenses and costs, divided
of the said parts takes bond with
of each of the infant complainants
will deliver over to the parties
part of their proceedings to the

Spikes Beal
against
Anthony M. Howell

This day came the parties
being seen and inspected and
that there is no error in the
same be affirmed, and that
on the appeal the sum of two
judgments together with costs
by him about his account

f 16.57

George Williamson
against
William B. Stubbs & Co

This day came the parties
and a jury to wit, Joseph M. Faircloth, John
and Griffin Williams being
these words "We of the Jury
January 1834 1835 till paid."
defendant the said sum
in form as aforesaid of property
money &c

Ordered that the Court
The minutes of the