

The Court doth appoint Joseph J. Cloud guardian to George, Thomas and Sarah Murphy children of Robert J. Murphy deceased and therewith the said Joseph J. Cloud with Henry B. Vaughan and James H. Parker his securities entered into and acknowledged a bond in the sum of One thousand dollars conditioned according to law.

Dagmar W. Lewis and Mary A. Lewis late Applewhite and daughter of  
Hansy Applewhite deceased, Bennett Clegg and Mary Clegg

against

Arthur Applewhite, Sterling Davis and Martha his wife, Harry Robinson and  
Elizabeth his wife, Thomas Clegg, Cordy Thomas, Sarah A. White & Elizabeth  
Clegg infants by Lettler R. Edwards their guardian ad litem appointed them  
by the Court to defend their interest in this suit, James D. Mapenburg Sheriff  
and Committee of the estate of Henry Applewhite, Thomas Applewhite, William  
Applewhite and Charlotte Applewhite deceased

Petit

In Chancery

Deft. 3

This cause came on again to be heard on the amended answer and was dictated with the  
decrees pronounced at November Court 1829 and the papers formerly filed in the cause and was  
argued by Counsel. On consideration whereof and the Court being satisfied that Arthur Apple-  
white enjoyed his interest in the land given by the Will of Hansy Applewhite to his widow for  
life, to me mother the said Charlotte Applewhite, which deed of conveyance is of record in the Office  
of Southampton, hath order, adjudge and decree that the commissioners, or any three of them,  
in the former names Rains P. Davis, Albert G. Davis, William Prince, Henry Davis and  
David Prince do assign the land taken by Arthur Applewhite, which being one eighth part of  
the parcels of the said land to James D. Mapenburg Sheriff and Committee of the estate of Charlotte  
Applewhite and how they shall have acted in the premises make report in order & final  
decree.

Ordered that Master Commissioners add examine State and settle Arthur D. Reynolds com-  
mission on Rains P. Davis estate and make report thereof to Court with any matter specially stated  
deemed pertinent by himself or which he may be required to state.

William P. Williams

against

Sue Biddle who was formerly Jane Williams & Joseph Williams and Eliza A.  
Williams infant children of Matthew Williams

Petit

In Chancery

Deft. 3

Lettler R. Edwards is appointed guardian ad litem to the infant defendant. That sayeth  
cause came on to be heard on the bill and answer, was dictated by counsel and argued by Counsel.  
Whereupon the Court doth adjudge, order and decree, that Robert Hicks, Benjamin Price, Robert  
Murray and John Davis, any three of whom may sit, be appointed Commissioners to settle  
with the County Surveyor shall proceed to assign decree to Sue Biddle formerly Jane Williams  
one third part of the real estate (regard being had to value) of which Matthew Williams his  
former husband died seized and possessed, and that the said Commissioners shall then  
divide the slaves of which the said Matthew Williams died possessed in the following  
manner regard being had to value, First to assign to Sue Biddle formerly Jane Williams  
one third part of said slaves, and then divide the remainder of said slaves into two