

by him about his motion in this behalf expended. And the said Defendant in Money 8^o. But this execution may be discharged by the payment of forty six dollars and thirty five cents with legal interest from 18th July 1842 till paid & costs.

Edward R Hunter

Def

ff 5.65

against

John Hart Edwin G Hart and Emmet A Carr

{ Motion Upon a
Defendant Taken for the

Fifte of

forthcoming of property at the day of sale

This day came the Plaintiff by his Attorney and it appearing to the Court that the defendants have had legal notice of this motion they were solemnly called but came not. Therefore it is considered by the Court that the plaintiff may have execution against the defendants for the sum of one hundred and twenty nine dollars and eight cents the penalty of said bond and his costs by him about his motion in this behalf expended. And the said Defendants in Money 8^o. But this execution may be discharged by the payment of sixty four dollars and fifty four cents with legal interest thereon from the 1st day of July 1842 till paid & costs.

George W Holloman admr of John Holloman decd who dies for the benefit of wife S Bailey

Def

ff 5.65

against

Joshua Bruffin Joseph W M Wells and George W Holland Defl^t bond taken for the forthcoming of property at the day of sale.

This day came the plaintiff by his Attorney and it appearing to the Court that the defendants have had legal notice of this motion they were solemnly called but came not. Therefore it is considered by the Court that the plaintiff may have execution against the defendants to the sum of eighty six dollars and thirty five cents with the penalty of said bond and his costs by him about his motion in this behalf expended. And the said Defendants in Money 8^o. But this execution may be discharged by the payment of forty three dollars and eleven cents with interest thereon from the 1st day of July 1842 till paid & costs.

Mary Guttere to Ann Guttere and Robert G Guttere

Def

against

Joseph John May H and Elizabeth Guttere who are infants standing by Settlement R Edwards their guardian ad litem

{ In Chancery
Defl^t

This day the cause came on to be heard, by consent of parties, and was argued by counsel on consideration whereof and with like consent of parties, the Court with order adjourned and dover that James R Mapenbury Benjamin Griffin Joseph Hardwicke and James Holmes be and are hereby appointed Commissioners of the Court, and they for so long a time convenient time within thirty days to divide the lands which James Gutt
had devised and professed unto seven parts of equal value and allot one tenth to Ann Guttere one to Robert G Guttere one to Joseph Guttere one to John Guttere one to Mary H Guttere and one to Elizabeth Guttere, and that said Commissioners subscribe to the remaining one seventh part it being the share to which Jacob G Guttere did or would have been entitled, in seven equal parts, regard having had to value and allot one part to the Mother Mary Guttere and allot the other