

On consideration whereof the Court doth order, adjudge and decree that John Parker Edwin Garrison & Daugtry be appointed Commissioners any two of whom may act, that they attend by a competent Surveyor, allot to Temperance Daugtry one third of the lands whereof Britton Britt died seized in right of himself and then divide the remainder into two equal lots, regard being had to value and allot one share to Thoren Scoggin in right of his wife Martha Ann, and the other to Wiley Britt, that said Commissioners also sell to the highest bidder for Cash the two Negro Ned & Amanda left by said Britt, upon a credit of six months, (after receiving on day of sale money enough to pay costs of the same) taking those lands, one for one third which they are to assign to Edwin Daugtry in right of his wife, saved upon her executing a refunding bond for same, one for one third which they are to assign to Thoren Scoggin in right of his wife and the other third to Wiley Britt and report to the Court in order to a final decree.

Susan B. Stone. Sarah Ann James Stone, Aliza O. Stone and Mary B. Stone  
which three last are infants by the said Susan B. Stone their mother and  
most friend. Susan Stone widow of Joshua O. Stone deceased and her infant  
daughter by Jordan Edwards her next friend

Deft.

against

John G. Mason Esq; of Sarah Stone Esq;

Att'd.

{In Chancery}

This cause was this day docketed by consent of parties with the agent of the Court and came on to be heard on the bill, answer, exhibits and argument of counsel. On consideration whereof the Court doth adjudge order and decree, that Thomas Ridley Robert Ridley Benjamin Applewhite and Henry Pettaway or any three of them do divide the negro slaves which may remain of Sarah Stone's Estate, after the sale of Mendal and her two younger children, and the girl Sophia is excepted there specifically bequeathed, so as to allot one fourth of them in value to the infant child of Joshua O. Stone deceased and three fourths divided to the three infant children of William A. Stone deceased and that the defendant Executor of Sarah Stone deceased deliver up the several bequests but the said legacies are not to be delivered up until the Common Law guardian of the said infants or some one for them shall have executed to the testator bonds with good security, conditioned to offend according to law. And that the Commissioners executing this order report to this Court how they shall have executed the same, in order to a final decree.

Jesse Person an infant by John A. Person most friend and Mary G. Person Esq;

{In Chancery}

against

Harry Moore guardian ad litem to Rebecca Nease

Defd.

This day this cause was docketed by leave of Court and consent of parties and came on to be heard on the bill and answer and was argued by counsel. On consideration whereof the Court doth order adjudge and decree that Matthew Williams James O. Peters & John M. Teller be appointed Commissioners (any two of whom may act) that they attend by a competent Surveyor, divide the lands late in possession of John Lucy & Susan into three lots of equal value (regard being had to quality as well as quantity) and allot one lot to Susan in trust of John A. Person, one lot to William A. Godfrey and