

from this judicial district, and for the decline of a delegate from this County to the next general Assembly - And it is ordered that the said Commissioners do the election conducted fairly and impartially and according to law.

Robert J. Jones and Another & his wife who was formerly Judith Stoff  
against { D. W. Channing  
Rebecca & Mary & Thomas Smith by Testimony & Edwards their { Doff  
Guardians ad Litem

The Commissioners in this cause this day made their report, which is in these words, to wit:  
Pursuant to the annexed decree written and signed, have decided the slaves belonging to the  
estate of Thomas P. Smith do which is as follows: We have allotted to Robert J. Jones in right  
of his wife the following slaves namely Esther, Charlotte, and child Lucy, and girl Charity.  
We have also allotted to William A. Jones guardian for Robert Smith negro gal Mary, Mass  
and boy Saml. We have also allotted to David Williams A. Jones guardian for Henry Smith  
 negro woman Sarah, and two children namely Allen and Paul and negro man George.  
We have also allotted to said William A. Jones guardian for Thomas P. Smith the following  
negroes namely Nelson, Cherry and wife. In making the division of said slaves we find  
that Robert J. Jones is indebted to Mary Smith of \$9.25 cents and to Thomas P. Smith the  
sum of \$6.50 cents. We also find that Rebecca Smith is indebted to Thomas P. Smith the  
sum of \$25.75 cents which makes each ones equal proportion of said slaves which we  
submit to this Court. Given under our hands this 2<sup>d</sup> day of March 1847. Horatio Harris,  
James Harris. E. B. Black & Comrs.

M. A. Tautz

Staff

against

Samuel P. Nickerson and William J. Goodwin

{ A suit on a bond  
Doff conditioned for the sum of

82 66

coming on the day of sale of property taken under execution.

This day came the plaintiff by his attorney and it appearing to the Court that the defendants  
have had legal notice of the suit and they were personally called but came not Whereupon the  
execution and bond aforesaid being produced and inspected it is considered by the court that  
the plaintiff may have execution against the defendants for One hundred and four dollars and  
ninety eight cents the penalty of the said bond and his costs by him in this behalf expended  
And the said defendants in Money of But this judgment is to be discharged by the pay-  
ment of fifty five dollars and fourteen cents with legal interest thereon from the 26<sup>th</sup> day  
of December 1846 till paid and the costs -

Mort. Briggs

Staff

against

Nancy Whitney Catharine Parrot and William Whitney

{ A suit on a bond  
Doff conditioned for

83 16

the forthcoming on the day of sale of property taken under execution.

This day came the plaintiff by his attorney and it appearing to the Court that the defendants  
have had legal notice of the suit and they were personally called but came not Whereupon the execution  
and bond aforesaid being produced and inspected it is considered by the court that the plaintiff  
may have execution against the defendants for One hundred and ninety one dollars and thirty  
eight cents the penalty of the said bond and his costs by him in this behalf expended And the  
said defendants in Money of But this judgment is to be discharged by the payment of forty  
dollars eighty four cents with interest thereon from the 28<sup>th</sup> day of January 1847 till paid and the costs -