

1900-07

Southampton County Chancery - McEmore, Lelia G. vs Donaldson, Cora P. et als

sell real estate to settle
estate

McEmore, B. F. (Admin)

Donaldson, C. N.

Newsom, Mrs P. P. (Dec.)

Lelia G. McLemore et al

vs. } Statement of Petition

Loan P. Donaldson et al

Lelia G. McLemore - formerly Lelia G. Adams,
who sues for the benefit of herself and all
other Creditors of Mrs P. P. Newsom dead,
who will come in and contribute their
Share of the Costs of this suit } Plaintiff
vs.

B. F. McLemore Adm of Mrs P. P. Newsom }
dead, Lora P. Donelson and L. A. Donelson } Defendants
1899. 21st. February, Process issued to 1st. March Rules
1899. 22nd. February, Affidavit filed, order Publication
issued.

1899. 1st. March Rules, Process returned executed, as
to B. F. McLemore, Adm
Bill and exhibits filed.

Decree nisi vs Defendants
Order publication completed
1899. 2nd. March Rules, Bill taken for confession
and Cause set for hearing.

VIRGINIA: IN VACATION. In the Clerk's Office of the Circuit Court of Southampton County, the 22nd day of February, 1899.

Lelia G. McLeMore, formerly Lelia G. Adams who sues for the benefit of herself and all other creditors of Mrs. F. P. Newsum, deceased, who will come in and contribute their share of the costs of this suit, Plaintiff

Against
E. F. McLeMore, administrator of Mrs. F. P. Newsum, deceased, Cora P. Donaldson and C. N. Donaldson, Defendants.

IN CHANCERY.

The object of this suit is to settle the estate of Mrs. F. P. Newsum, deceased, and subject the real estate, wherever she died, seized and possessed to the payment of her debts.

And although having been made and filed that this F. McLeMore and C. N. Donaldson, two of the defendants in this suit, are now residing in the State of Virginia, it is ordered that a copy of this order be published after the publication of this order in the State of Virginia and that it shall be the duty of the plaintiff to cause a copy of this order to be published in the State of Virginia, and that a copy thereof be published in the State of Virginia, a newspaper published in the town of Ft. Halifax, county of Southampton, Virginia, once a week for four successive weeks, and posted by the law directs.

A copy—Teste:

L. A. GAY, C. C.

BRINCE & McLEMORE, p. q.

mar 2-41

Franklin, Va., 3/27/99

This is to certify
that the annexed
order of publication
in suit of Lelia G.

McLeMore vs. B. F. McLeMore, adx of
Mrs. Newsum, deceased, was published
in the Southampton Democrat
four successive weeks, commencing
Mar 2^d/1899

W. H. Stroud, Pub

Virginia: In the Clerk's office of the Circuit Court of
Southampton County, Mich. 28th, 1899. This is to certify that the
 foregoing or. Pub. was posted at the front door of the Court-
house on the 1st day of the month March of the Mich. term 1899
of the County Court
L. A. Gay C. C.

McLure

vs } *Printus lenticularis*

Donelson et al

1899. 28th. Mich. Field

I. A. Gay C.C.

Franklin, Va.,

189

Messrs. Priner & M. Lumsden P. G.

To SOUTHAMPTON DEMOCRAT, Dr.

W. H. Stroud, Publisher.

✓ JOB PRINTING IN ALL ITS BRANCHES DONE NEAT & CHEAP.

Mar	2	To 3 in order of publication in issue of Feb 19. W. Lumsden vs B 7 W. Lumsden Admrs 47	563				

M. L. Linné L. G.

rs. } Order of publication

Newson's Admirals

1899. 22^{no.} P. by field

L. A. Gay L. G.

Prince to M. Linné P. G.

Notes: L. A. Gay L. G.

Virginia: In vacation, In the Clerk's Office of
the Circuit Court of Southampton County.
The 22nd day of February, 1899.

Lelia G. McLemore - formerly Lelia G. Adams,
who sues for the benefit of herself
and all other Creditors of Mrs P. P. Newsom,
dead, who will come in and contribute
their share of the costs of this suit
Against
B. F. McLemore Adm'r of Mrs P. P. Newsom } Plaintiff
} In Chancery

dead, Gora P. Donaldson & G. N. Donaldson } Defendants

The object of this suit is to settle the estate of
Mrs P. P. Newsom dead, and subject the real estate
whereof she died seized and possessed, to the
payment of her debts.

And affidavit having been made and filed that
Gora P. Donaldson and G. N. Donaldson two of the
defendants in this suit, are non-residents of the
State of Virginia, it is ordered that they appear
within fifteen days after due publication of this
order, in the Clerk's Office of our said Court, at
rules to be holden therefor, and do what is neces-
sary to protect their interest, and that a copy
hereof be published in the Southampton Democrat,
a newspaper published in the Town of Franklin,
County of Southampton, Virginia, once a week for
four successive weeks, and posted as the law directs.
over.

McLennan -

in $\frac{3}{3}$ Series

Neurons Aduw. C. 1899.

Apr 4. 1899,

Enter this
Robert H. H. H.

Entered page - 250.

1 copy

Off. P. Newsom deceased, on
whom process has been duly
served and he still failing
to appear and plead demur or answer

McLennan

vs 3 Decree.

Newsom Adm. &c

David
All
Davis

This cause in which the plaintiff appears to have
proceeded against the defts P. Donaldson &
her husband L. N. Donaldson, who are out of this State,
in the manner permitted by law against absent
defendants, and they still failing to appear, and
answer, demur or plead, cause on this day to be
heard on the order of publication as to said absent
defendants, which has been duly published and
posted as required by law, on the 11th inst. for
C. F. McLennan ^{Commissary} the defendants, the exhibits
filed and was signed by Counsel. On consideration
whereof, the Court doth advise, order and decree
that the following accounts be taken by a
Commissioner of this Court - to-wit.

1st - An account of the plaintiffs debt and all
other debts against the estate of P. P. Newsom and
distinguishing their priorities -

2nd - An account of the transactions of B. F. McLennan
as adm. with the will annexed of said Newsom.

3rd - An account of the real estate of which
said Newsom died seized, where located & how
bounded, its value in fee - and whether there are
any delinquent taxes on said land, and if
so, how much - which accounts the said
Commissioner will audit and report to Court,
together with any other matters specially stated
deemed pertinent by himself, or which may be
required to be so stated by any interested party.

I Acknowledged legal services of the within writ
this 21st day of February 1899.

B. G. McDemond, Attorney
of Mrs. G. F. Newsom, dec'd.

McLemore Lelia G.

vs. } Sp. in ch.

Newsom's Adm'r et als.

1899. 1st. Mich. Rules

leis 64.

Primer McLemore p.g.

THE COMMONWEALTH OF VIRGINIA,

To the Sheriff of Southampton County--Greeting:

We command you to summon *B. F. McLenore* Adm^r of *Mrs P. P. Newsom*
decd. *Gora P. Donaldson* and *G. N. Donaldson*

to appear at the Clerk's Office of our Circuit Court of Southampton county, at the Rules to be holden for the said Court on the *1st* Monday in *March 1899* next, to answer a bill in Chancery exhibited against *them* in our said Court by *Lelia G. McLenore* formerly *Lelia G. Adams*, who sues for the benefit of herself and all other creditors of *Mrs. P. P. Newsom, decd.* who will come in and contribute their share of the costs of this suit

And this *This* shall in no wise omit under penalty of law. And have then there this writ.

WITNESS, L. A. GAY, Clerk of our said Court, at the Courthouse, this *21st* day of *February*, 18*99*, in the 12*th* year of the Commonwealth.

Teste:

L. A. Gay

C. C.

◆◆* STATEMENT. *◆◆

Jarratts, Va. Nov 20th

1902

Mr B. F. McLeese

In Account with O. C. WRIGHT, M. D.

1898

July 30th to visit Mrs. Pearson
for order.

\$3.00

Dear Sir:

Will you kindly
send check for this
small amount

Respectfully
O. C. Wright

Object of this suit is to settle the
Estate of Mrs P. P. Newson dec^d, and
subject the real Estate wherof she
did seized and possessed, to the
payment of her debt.

Virginia, in violation, in the Direct Court of Southampton County.

November 16th. 1899.

Richmond, Va. for &c.

vs.

Newsoms Admr. et al.

This case has been heard in the Direct Court of Southampton County.

The following is a copy of the report of the Direct Court of Southampton County in the above case.

1899 Novr 16th. The Direct Court of Southampton County, in the above case, has heard the report of the commissioners and has rendered its decision.

That the said Newsoms, Admr. et al., have not shown that the said Newsoms, Admr. et al., are entitled to the said land.

And that the said Newsoms, Admr. et al., are not entitled to the said land.

And that the said Newsoms, Admr. et al., are not entitled to the said land.

And that the said Newsoms, Admr. et al., are not entitled to the said land.

And that the said Newsoms, Admr. et al., are not entitled to the said land.

And that the said Newsoms, Admr. et al., are not entitled to the said land.

Commissioner J. H. Prince, Jr., and make report to Court.

Robert H. Prince, Jr.

Direct Court of Southampton County.

Virginia, In Vacation, in the Circuit Court of Southampton County.

November 15th. 1899.

McLemore, for &c.

vs.

Newsoms Admr. et als.

This day this cause which has been ^{by consent} regularly submitted to the Judge of this court in vacation for such decision and decree as might be made in term, came on again to be heard upon the papers formerly read, and upon the report of commissioner J.R. Prince Jr. filed September 1st. 1899, to which no exceptions have been taken, and was argued by Counsel. On consideration whereof the Court doth adjudge order and decree that said report be and the same is hereby confirmed, and said Administrator of Mrs. ~~E. J.~~ P. Newsom, decd. is directed to pay out the funds in hands to the creditors of said decedent in accordance with the said report of Commissioner J.B. Prince Jr. and make report to Court.

Robert R. Prentiss

To the Clerk of the Circuit
Court of Southampton County.

Priscilla P. Newson, died, with her Will annexed
annexed, in due form,

Attest:

B. F. McLemore S. C.

A Copy, Attest:

L. A. Gay S. C.

L. A. McLemore at aka,

Copy of Mrs. P. P. Newson's
W. } Will. Ex. A.

Corr. P. Donaldson at aka

1899. 1st. Mich. Rules filed

In the name of God. Amen; I, Priscilla
P. Newsom, of the County of Southampton
and State of Virginia - being blessed with
reasonable health, and possessed of a sound
mind and disposing memory, realizing the
uncertainty of this life, and wishing to
dispose of such worldly effects as I now own,
or of which I may die seized and possessed,
do, therefore, make and ordain this, as and
for my last Will and Testament, in manner
and form following, to wit:

- 1st. I wish all my just debts paid
- 2nd. I give and bequeath to my Grand son, William-
P. Donaldson, my Silver Watch, formerly owned by
my late husband, Tho's M. Newsom, dead, - to him
and his heirs forever.
- 3rd. I give and bequeath to my daughter born P.
Donaldson, the Tract of Land which I inherited
from my father, David Prince, dead, containing
four hundred and eighty three (483) acres,
bounded by the lands of P. M. Newsom's Est: on
the North - on the east by the land of J. S. Gilliam,
on South by land of J. S. Gilliam and on the
West by the land of P. M. Newsom's Estate - to her
and her heirs forever.
- 4th. I give and bequeath to my daughter born P.
Donaldson, and to the children of my son P. S.
Newsom - who may be living at the Time of my
death, all my household & Kitchen Furniture

and Silver ware (except one Walnut set of Furniture
consisting of bedstead, Bureau, Wash Stand
and five chairs and one Centre Table in Parlor, which
I give to Lora P. Donaldson) to be equally divided
between them. The division to be made by P. D.
Newsom and Lora P. Donaldson. I also give
to Lora P. Donaldson the set of Walnut Furniture
excepted above.

5th. I give and bequeath to my son T. D. Newsom,
the Library (formerly the property of his father)
for and during the period of his natural life,
and at his death I give same to my grand son,
Thomas M. Newsom, to him and his heirs forever.

6th. I wish all other property of which I may dis-
possessed, and of whatsoever the same may consist,
to be equally divided between my daughter,
Lora P. Donaldson and the children of my son,
Thos D. Newsom, or such as he may have
living at the time of my death.

7th. I desire my children to have a suitable monu-
ment or stone, erected over the grave of my
husband T. M. Newsom, not very costly to be paid
for out of my Estate.

Lastly - I hereby nominate and appoint my
son Thos D. Newsom, and my daughter, Lora P.
Donaldson Executor and Executrix of this my
Last Will and Testament.

In testimony whereof I have hereunto set my

hand and affixed my seal This 8th. day of February ^{1897.}
P. P. Newsom Seal

Signed, sealed and
acknowledged in
presence of us:

B. F. McLemore

J. S. Gilliam

Sauhampton County Court, February Term 1898.

A writing purporting to be the last Will and Testament of Priscilla P. Newsom, died, was produced in Court and proved by the ^{the} oaths of J. S. Gilliam and B. F. McLemore, the subscribing Witnesses thereto and ordered to be recorded as the last Will and Testament of the said Priscilla P. Newsom, died, and P. S. Newsom and Cora P. Donaldson, the Executor and Executrix therein named, having declined by a writing submitted to the Court to take upon themselves the burden of the execution of said Will and requested the Court to allow B. F. McLemore to qualify in their stead:- On motion of B. F. McLemore, who made oath according to law and together with Jas. L. McLemore as his security who justified on oath as to his sufficiency, entered into and acknowledged a bond in the penalty of four hundred dollars - Conditioned as the law directs which bond is ordered to be recorded - certificate is granted the said B. F. McLemore for obtaining letters of Administration on the Estate of the said

Priscilla P. Newson, dead, with her Will annexed
annexed, in due form,

Attest:

B. F. McLemore l.b.

A Copy, Attest:

L. A. Gay D.C.

Lelia G. McLemore et al.

Copy of Mrs. P. P. Newson's
Will. Ex. A.

Corr. P. Donaldson et al.

1899. 1st. Mich. Register

\$ 245.⁰⁰

On demand December
25th 1893, I promise to
pay to L. G. Adams the
sum of Eighty Five Dollars,
and on Jan. 25, 1894,
Eighty Five Dollars, and
on Jan. 26, 1895, Seventy
Five Dollars, aggregating
in all Two Hundred and
Forty Five Dollars.

P. P. Newson

Aug. 25, 1893.

The within note for \$245⁰⁰ was placed in
my hands as Commissioner of Accounts
in April 1898-

James E. Sebell
Comr of Accounts.

M. Linnæus. for X.

4 } Report.

Newsom's Admir & al:
1899. Sept. 1. filed

11
1871
1872
1873
1874
1875
1876
1877
1878
1879
1880
1881
1882
1883
1884
1885
1886
1887
1888
1889
1890
1891
1892
1893
1894
1895
1896
1897
1898
1899
1900

Virginia:

In the Circuit Court of Southampton
County, April Term 1899

Lelia G. McLemore formerly Lelia G. Adams,
who sues for the benefit of herself and all
other creditors of Mrs. P. P. Newcom dead,
who will come in and contribute their
share of the costs of this suit

Plaintiff

vs.

B. F. McLemore, Admin. of Mrs P. P. Newcom,
dead, Gora P. Donaldson and G. N. Donaldson

Defendants

This cause in which the plaintiff appears to
have proceeded against the defendants Gora P.
Donaldson & her husband G. N. Donaldson, who are
out of this State, in the manner prescribed by
law against absent defendants, and they still
failing to appear, and answer, demur or plead,
came on this day to be heard on the order of
publication as to said absent defendants,
which has been duly published and posted as
required by law, on the bill taken & confessed
as to B. F. McLemore Administrator of P. P. Newcom deceased,
on whom process has been duly served and he still
failing to appear and plead answer or demur, the
exhibits filed and was argued by Counsel on
consideration whereof, the Court doth adjudge,
order and decree that the following accounts
be taken by a Commissioner of this Court to wit.

1st. An account of the plaintiffs debt and all other

debts against the estate of P. P. Newsom died,
distinguishing their priorities.

2nd. An account of the transactions of B. A. McLemore as
Adm^r with the will annexed of said Newsom.

3rd. An account of the real estate of which said
Newsom died seized, where located & how bounded,
the value in fee - and whether there are any delinquent
taxes on said land, and if so, how much - which
account the said Commissioner will audit and
report to Court, together with any other matters
specially stated, deemed pertinent by himself, or
which may be required to be so stated by any
interested party.

A Copy.

Attest: L. A. Gay C. C.

McLemore

vs. } Deane

Newsom's Adm^r et al.

April 4. 1899

Enter this

Robert R. Prentiss.

Entered page - 250 -

COMMISSIONER'S OFFICE,

Courthouse.
~~JERUSALEM,~~ *July 15th*

1899.

To the Creditors of the Estate of

Mrs. P. P. Newsom

deceased, and all others concerned.

You are hereby notified, that ~~at the request of~~ *by a decree of the Circuit Court of Southampton Co.*
~~Administrator of the estate of the said~~ *entered the 4th day of April 1899.* deceased;

I have appointed the *28th* day of *August* next, at my Office, for receiving proof of debts or demands, against the said decedent or his estate, at which time and place you are required to attend.

Given under my hand, as a Commissioner of the County Court of Southampton County, the day and year first aforesaid.

Wm Shandy

Commissioner.

COMMISSIONER'S OFFICE,

Courtland, Va., Aug 8th 1899

To Lelia G. McLemore. B. F. McLemore Admr of
Mrs J. P. Newsom, dec^d. - Cora P. Donaldson and
C. N. Donaldson.

You are hereby notified that I have fixed upon the 28th day of August
next, if fair, if not, the next fair day thereafter (Sunday excepted) to take and settle, at my office,
the following accounts, to wit:

- 1st - An account of debts against the estate of Mrs
J. P. Newsom, dec^d. - distinguishing their priorities.
- 2nd - An account of the transactions of B. F. McLemore, Admr
Mrs J. P. Newsom, dec^d.
- 3rd - An account of the real estate of which said Newsom
died seized, where located & how bounded. The value in
fee and whether there are any delinquent taxes on said
land, and if so, how much.

required to be taken by a decree of Southampton Circuit Court, rendered at the April
term, 1899, in a suit in Chancery, depending in said Court, in which you are parties, plaintiffs
and defendants; at which time and place you are required to attend.

Given under my hand as Commissioner in Chancery of said Court the day and year first
aforesaid.

Joe B. Prince Jr, Commissioner.

To the Sheriff of Southampton County to execute.

We acknowledge legal service of this within to

B. F. McLenon Adm'r of
Mrs G. P. Newson, dec'd.
Selvia G. McLenon,

COMMISSIONER'S OFFICE

copy

The Estate of Mrs J. J. Newsom, dec'd.
 In Acct with B. F. McDermore her Adm'r.

1898.			
Nov	1	By Amt Sales Chattel property	373.56
Dec	1	" " from Geo. Banks - for Stock	30.00
"	"	" " " " " " " " " "	13.06
"	"	" " " " " " " " " "	3.50
"	"	" " " " " " " " " "	14.00
"	"	" " " " " " " " " "	20.00
"	"	" " " " " " " " " "	5.00
"	"	" " " " " " " " " "	5.81
		To Com' on \$464. ⁹³ @ 5%	23.24
		" paid tax on Mills	1.00
		" " " " " " " " " "	1.25
		" " " " " " " " " "	2.45
		" " " " " " " " " "	6.25
		" Amt retained to pay Appraisers	3.00
		" paid Criss, at Sale	5.00
		" " " " " " " " " "	5.00
		" " " " " " " " " "	41.00
		" " " " " " " " " "	48.06
		" " " " " " " " " "	71.56
		" " " " " " " " " "	75
		" " " " " " " " " "	8.00
		" balance on Mrs O. P. Donaldson's bond	151
		Carried forward	\$218.07 / 464.93

" Amt brok forward	\$218 07	\$464 93
" Com'r for this Acct & Copy	250	
" Clerk " according this "	125	
<u>Balanced</u>	<u>243 11</u>	

1899.

Oct 1	By bal: due estate this day	\$464 93	\$464 93
			\$243 11

Respectfully Submitted.

Jas B. Price Jr
 Comr. in Chancery

An Account of outstanding debts against
 the Estate of Mrs J. J. Newsom, dec'd. reported under
 a decree of the Circuit Court of Southampton Co.
 entered at the April Term 1899. in the Chancery
 Cause of McLenore for J. J. Newsom's Admin
 tals: Sept 1899.

copy

" 1st Class.

Acct due Dr O. C. Waight.

med: bills in last illness

3 00

Int: from Jan 1/99.

30

3 30

Acct due Dr J. E. Sebrall.

med: bills in last illness -

12 60

Int: 1/99.

1 32

13 92

— 5th Class —

Note due Mrs L. G. McLenore, re Adams

245.00

Int: from Dec 25/93. to Oct. 25/99

84 52

329 52

Acct. due J. B. Smith

24.03

Int: from Jan 1/99

2 52

26 55

Acct due J. B. Brown

20.00

Int:

2 40

22 40

Acct: due Gregory Rawling

3 16

Int:

33

3 49

Amt brot forward		399.18
" Acct due J. L. Brown	10.00	
Int: from June 6/96.	2.00	12.00
" Acct due Jas. R. Brown	2.00	
Int: from Jan'y 1/97.	32	2.32
" Acct due Mrs G. P. Donaldson	70.00	
Int: from Jan'y 1/97.	9.27	79.27
" Acct due H. Mason & Co.	8.00	
" Int: from Jan'y 1/98.	84	8.84
" Acct due Geo Banker		6.00
Totals -		\$ 507.61

Respectfully Submitted.

Geo. B. Prince Jr
Comr.

An Account of the real Estate of which
Mrs J. J. Newsom died seized and possessed.
reported under a decree of the Circuit Court
of Southampton County, April Term 1899.

A tract of land situated in Southampton County,
bounded by the lands of J. S. Gilliam, Estate of
Tho: H. Applewhite, A. P. C. Whitehorn and the
land formerly owned by the late Tho: M. Newsom.
said tract contains 484 Acres, more or less.
The fee simple value is \$800.00

This land has no improvements on it, and
no annual income therefrom.

Respectfully Submitted.

Jos. B. Prince, Jr.
Coun.

Commissioner's Office.

Concord, Vt.,

Sept. 1. 1899.

To the Circuit Court of Southamptown Co.
Pursuant to a decree of said Court, entered
at the April Term 1899, in the Chancery Cause
of McLemore, for J. F. Newsom's Adm^r & als.
I proceeded, after having issued Notices against
the parties, and advertising at the Court-
house door, according to law, to take
the accounts required by said decree - to
wit:

- 1st - An account of the transactions of
D. F. McLemore, Adm^r of Mrs J. F. News-
om, dec^d. - showing a balance in the
hands of said Administrator, due said
Estate of \$243.⁰⁰
- 2nd - A Report of the debts outstanding
against the estate of said decedent, showing
debts amounting to \$507.⁶¹ inclusive of
interest to Oct. 1. 1899.
- 3rd - Mrs J. F. Newsom, at the time of her
death, was seized and possessed of a tract
land containing 484 acres. The fee simple
value of which is estimated at \$800.⁰⁰.
This land has no improvements on it, and
no annual income from it. it is thickly

set in old field pines, of small size - the most
chantable Timber having been cut from
the land several years back.

4". The Commissioner has found no
evidence of any delinquent Taxes against
the land.

The several Accounts herewith referred
to and the Notices of the times and
place of paying the same, are filed
herewith.

Respectfully Submitted
Jos. B. Prince Jr

Commissioner's fee \$5.⁰⁰

Exhibit "B"

1899. 1st. Mch. Rules filed

An account of all debts or demands against Mrs P. P. Newcom deceased, or her estate, proved before James E. Sebruce, Commissioner of Accounts of the County Board of Southampton Co., and arranged in classes according to their dignities

1st. Class.

1898 Feb'y	8	An open account due Emy, Nowell & Co. for Coffin		41 00
1898 Jan.	30	An open account due Dr. O. C. Wright for medical services during last illness		3 00
1897 & 98 Dec. 15 & Feb'y	4	An open account due Dr. J. Emmitt Sebruce for medical services during last illness	12 60	
		interest on \$6. ⁰⁰ up to Dec. 1, 1898. 11 months	35	12 95
		Amount of debts of 1st class		\$ 56 95

5th Class

		Note due Mrs. Lelia G. McLenore (nee Adams)	245 00	
		interest from Dec. 25th 1893 to Dec. 1st 1898	72 51	317 51
1897 Jan'y. 15 & May	11	An open account due Dr. E. L. Crumpler for medical services	66 87	
		interest up to Dec. 1, 1898	4 69	71 56
1898 Jan'y.	1	An open due J. B. Smith	24 00	
		interest to Dec. 1, 1898	1 32	25 35

Jan. 1/97	An open account due J. B. Brown	20 00	
Jan. 1/98	interest to Dec. 1. 1898	1 70	21 70
Jan. 1/98	An open account due G. Rawlings	3 16	
	interest to Dec. 1. 1898	17	3 33
Jan. 5 th /96	An open account due J. L. Brown	10 00	
	interest to Dec. 1. 1898	1 50	11 50
Jan. 12/97	An open account due James R. Brown	2 00	
	interest to Dec. 1. 1898	23	2 23
Jan. 1st/97	An open account due Mrs. G. P. Donaldson	70 00	
	interest to Dec. 1. 1898	5 94	75 94
Jan. 1/98	An open account due R. L. Mason	8 00	
	interest to Dec. 1. 1898	44	8 44
	Amount debts of class 5 th .		<u>1537.56</u>

Respectfully Submitted

James E. Deuell, Comr of Accounts

Lawrence, Va. Oct. 26th, 1898.

To the County Board of Southampton County,

Your Commissioner reports to the Court, that on the 19th day of February, 1898 at the request of B. F. McLemore, Adm^r of the Estate of Mrs P. P. Newson, deceased, he appointed the 22nd day of March, 1898,

at his Office in Courtland, Va. for receiving proof of debts or demands against the said decedent, or her Estate, and posted notice of such time & place to the Creditors of said Estate, and all others concerned, at the front door of the Court House on the first day of two successive terms of the County Court of said County, to wit: - at the February and March Terms 1898. That the several Creditors of the said Estate, whose names are mentioned in the foregoing account, appeared before the Commissioner and exhibited and proved to his satisfaction their respective claims, which are classified in the foregoing account according to their legal dignities, and which amount (including interest up to December 1st. 1898) to \$56.²⁵ of the first class and \$537.⁵⁰ of the fifth class,

Respectfully Submitted

James E. Debruee

Comr of Accounts

Copy.

Teste: L. R. Gay D.C.

McLamore

vs. } Statement of Court
Newson's Admrs et als.

McLemore

vs. } Statement of Costs

Newsom's Adm. et al.

Scand. 24, 3 Copies 39, receipt 18, atty. 10 = .92

Docket 18, Rules 1st, Entering return 35 = 1.53

Filing fees 15, 5th Exhibits 15, Copy Ex. 165 = 1.95

Oath as to non-residence 15, fil. affidavit 15 = .30

Copy on pub. for printer 20, D^r. to post 20 = .40

fil. printer certificate 15, D^r account 15 = .30

D^r. order publication 20, 1 Decree Copy 72 = .92

Tax costs &c. 40, fil. away papers 25 = .65

Sept 1 fil Comis in chys report 25. 697

Oct Term 1 Decree 36. future costs about 150 = 186

(2 decms 72)
change in Decree
com for copy
comis report 60
fil. D^r. in
report 15
\$1.47

1900, Feb. 7th, By each of McLemore & 50244 to L.A. G. 9.08

f
pd JLM
Shff. 0.00
Lawre. 16.50
\$25.58

W. H. Strand for publishing D^r. pub. pd 5.63

Fees of D^r. Printer & Comis in chys. paid 14th Feb. 21st 5.00
\$36.21

Teste: L. A. Gay G. G.

McLennan per se.

23

Lora P. Donaldson et. al.

Enter Dec. 19 1899
Robert R. Smith

We consent to this
decree.

Wm S. Hall and atty. gen
L. P. Donaldson and
L. H. Donaldson,
for Mrs. Moore atty.
for plaintiffs.

Entered page 290

RECORDED
INDEXED
DEC 20 1899
CLERK OF DISTRICT COURT
OF THE DISTRICT OF COLUMBIA

In the Circuit Court of Southampton County, in vacation, this
19th day of December 1899.

McLemore for r.
Newsom's Adm'r.
This cause came on this day to be again heard by consent
of parties on the papers formerly read and on the report of
distribution of B.F. McLemore administrator with the will ~~that~~
annexed of E.P. Newsom, deceased, and was argued by counsel.

On consideration whereof, it appearing to the Court that
all the debts heretofore reported by Commissioner Prince
have been paid to the ~~parties~~ parties or their attorney, J.L.
McLemore, and that the cost of this suit have been fully paid,
and nothing further appearing to be done in this cause, the
Court doth adjudge, order and decree that the same be removed
from the docket.

Robert R. Dwyer
To the clerk of the Circuit Court of Southampton
County, Virginia:

MELBOMBYE BIBLE BOARD

Melmore for and etc.

also persons in addition to those who have been
sent to the Judge of the Court in accordance with the
to the said report of the Commission of Enquiry
held in this office, together with such other
of the said enquiry or report in connection
with the same as may be required by the
Commission of Enquiry or the Judge of the Court
in the exercise of his powers.

1899.

J. J. [Signature]
Commissioner
of the Public Works Department

It is ordered that the
said report be laid on the table
of the House of Representatives
and that the Commission of Enquiry
be continued until further order
of the House.

Newcom administrator et. etc.

as.

Melmore for and etc.

Melmore for and etc.

vs.

Newsoms administrator et. als.

Melmore for and etc.

This cause came on this day to be again heard on the papers heretofore filed and on the report of Gen'l J. B. Prince Jr. and by consent of parties entered of record in open court.

It is ordered that the papers in this cause together with any exceptions which may be filed to the said report of said Commissioner J. B. Prince Jr. be submitted to the judge of this court in vacation for such decision and decree herein in vacation as might be made in term.

1881

PLANTERS' PURE BOND

Lelia G. W. Moore ~~attorn.~~

~~vs. Bill & Exhibits~~

~~vs. Corp. Standard Oil~~

1899. 1st. Mich. Rules filed

L. A. Gray, L.

THIS COURT

be asked to allow reasonable fees to plaintiffs

will ever pay. Notice is hereby

given that any relief may be granted to your complainant as

relief may be granted to your complainant as

relief may be granted to your complainant as

relief may be granted to your complainant as

relief may be granted to your complainant as

relief may be granted to your complainant as

relief may be granted to your complainant as

relief may be granted to your complainant as

relief may be granted to your complainant as

relief may be granted to your complainant as

relief may be granted to your complainant as

1899. 1st. Mich. Rules filed

James A. Gray

J. A. Gray

To the Hon. Robert R. Prentis, Judge of the Circuit Court of the County of Southampton.

In Chancery.

Complaining showeth unto court your complainer, Lelia G. McLemore, who was formerly Lelia G. Adams, that sometime during the year 1898, Priscilla P. Newsom departed this life having first published her last will and testament, and that ~~B. F. McLemore, the Executor~~ ^{refusing to qualify} ~~named in the will,~~ ^{B. F. McLemore qualified} ~~has only qualified~~ on her estate, and proceeded to administer the chattel property, as will apper by reference to a copy of the said will herewith filed as a part of this bill marked, exhibit "A". That at the time of the death of the said decedent, she was indebted to your oratrix in the sum of \$245.00 with interest on \$85.00 from Decemebr 25th, 1893, and \$85.00 from December 25th, 1894, and December 25th, 1895 \$75.00. That said decedent is also indebted to sunary other creditors to an amount considerably in excess of the personal property, which has already been sold by the Executor, and found to be far from sufficient to pay the debts, which have been proved before the Commissioner and reported by the Commissioner of accounts of the County Court, a copy of which report is filed herewith as exhibit "B". That said decedent at the time of her death was seized and possessed of considerable real estate in said County of Southampton, which is disposed of in said last will and testament, but your oratrix is advised that no disposition thereof is effectual until the debts are paid. ^{that the debts of said P. P. Newsom are her debts and Cora P. Donaldson & her husband C. N. Donaldson}

In tender consideration whereof and for as much as your complainant is without remedy, save in a court of equity where all such matters are alone and properly cognizable to the end, therefore that justice may be done, your complainant prays that B.F. McLemore Executor as aforesaid, Cora P. Donaldson and C. N. Donaldson her husband may be made parties defendants to this bill, and required to answer same, but answers under oath are hereby expressly

Adm with the will annexed

waived; that the said ~~Executor~~ may be required to state and settle his accounts as ~~Executor~~ of said Priscilla P. Newsom, that an account of the debts of the said estate may be taken and had, and after exhausting the personal estate in hand of the Executor towards the payment of same then that so much of the real estate as may be necessary to satisfy the remainder of the debts ~~of~~ the decedent be sold, and the proceeds of the property applied in payment of the debts according to their priorities. That all such other ²father, special and general relief may be granted to your complainant as the nature of her case may require, or to equity shall seem meet.

And your aratrix will ever pray. Notice is hereby given that the Court be asked to allow reasonable fees to plaintiffs counsel conducting this cause.

Prince & W. L. Moore
J.P.