

1892-004

Nansemond Co. (Suffolk)

Chancery Causes: Joseph White & Hester Ann White vs Mary Ann White, infant & Quilla White, infant

Joseph White and Hester Ann White
—^a Chy. Notes

Mary Ann White and Quilla White, infants,

1886. Aug. 20th. Served in Chy. issued to Septs. Rules, 1886

Septs. 1st. Rule 2 filed — Pate B. Prentiss appeared
gave a return to dfts: was filed there answers
to which there was a genl. reply: & the cause
set for hearing in Mo: of the P.C.'s Council

Chy: Notes

In the Circuit Court of Hants County

In Chancery

To the Hon. G. W. Hill, Judge of said Court
Humbly complaining, show unto your
honor, your orator Joseph White of the
County of Hants on behalf of him-
self and all other creditors of Quilla
White late of Hants County deceased
who shall come in and contribute to the
and ~~Hester Ann White, widow + daughter of Quilla White decedent~~
expense of this suit - That the said
Quilla White departed this life on or
about the 18th of February, 1884, and was
in his lifetime and at his death justly
and truly indebted to your orator in the
sum of twenty-four dollars and fifty cents
for costs paid in a suit for the division of
land in which said Quilla White was
interested - and in the further sum of
six dollars paid the Surveyor and that
the said Quilla White's estate is indebted
to your orator in the further sum
of thirty-four dollars - That said
Quilla White died intestate leaving a
wife Hester Ann and ~~three~~ ^{two} children,
Mary Ann ^{and} Quilla ~~and Eliza~~ and
said decedent was possessed of an
undivided half of a tract of land
near Suffolk in the County of Hants

ground containing by survey eighteen
acres and of the estimated value of
two hundred dollars. That on the day
of 1844, the estate of the said decen-
dent was committed to the hands of John
L. Fulgham Sheriff of Lawrence County
for administration according to law
In consideration whereof, forasmuch as
your complainant is remediless in the
premises, save by the aid of a court of equity
where matters of this sort are alone and
properly cognizable, your complainant
prays that John L. Fulgham administrator
of said Quilla White, ~~Heir at Law~~, Mary Ann,
Quilla and Eleanor White may be made parties
defendant to this bill and answer the
allegations contained therein. That an
account be taken of the transactions of
John L. Fulgham as administrator of
Quilla White deceased, that the fee simple
and annual value of said land be
ascertained and that if necessary said
land may be sold to pay your complainant's
debts and any other debts that
may be proved. That a guardian
ad litem may be appointed to
defend the interests of the infant
defendants and that your honor

will grant unto your Complainant
such other and further relief as may
be consistent with equity and the
case may require

And your Complainant - will ever
pray &c.

Joseph White by
O'Hearney Atty.

Joseph White
is } In charge
Guilla White

"Bill"
}

To the Circuit Court of Hansewood County:

The joint and separate answer of
Mary Ann White and Quilla White infants
under the age of twenty one, ^{years,} children of
Quilla White, deceased, by Peter B. Prentis,
their guardian ad litem, to a Bill in
Chancery exhibited in said Court, by
Joseph White and Hester Ann White, against
them.

These Respondents say that the facts set
forth in said Bill, are true so far as they
know, but being infants & ignorant of
their rights in the premises submit
the same to the Court, and pray that
no order or decree may be made in
the premises, inconsistent with their
rights.

(Signed)

Peter B. Prentis,

Gdn. ad litem

Joseph White and Hester Ann
White

to J. W. Oby:

Mary Ann White and Quilla
White, infants.

Nurses & Infants

The Joint and separate answer of Mary Ann White and Quilla White, infants under the age of twenty-one years, by Lee Britt, their Guardian ad Litem, assigned to defend ~~them~~ in this suit, to a bill of complaint exhibited against them and others, in the Circuit Court of Nansemond County by Joseph White and Hester Ann White.

These respondents, reserving to ~~himself~~ ^{themselves} the benefit of all just exceptions to the said bill, for answer thereto, or to so much thereof as they are advised that it is material they should answer, by their said Guardian ad Litem, answer and say:-

That ~~they~~ are infants of tender years, and by reason of their infancy are incapable of understanding, or of taking care of their rights and interests. They, therefore, by their Guardian ad Litem, commend ~~themselves~~ and their rights and interests to the protection of the Court, and pray that ~~no~~ decree may be pronounced which will tend to their prejudice.

And having fully answered, the said respondent s pray to be hence dismissed with their reasonable costs in this behalf expended, and they will ever pray &c.

Lee Britt

Guardian ad Litem for Mary Ann
White and Quilla White.

Joseph White &c.,

vs. Answer of Infants
by Guardian ad Litem

Mary Ann White et. als.

Filed
June 24th 1891
A. P. G. Clerk

CIRCUIT COURT OF NANSEMOND COUNTY.

Joseph White and Hester Ann White

v.

Mary Ann White and Quilla White infants under the age of twenty one years, and John L. Fulgham Sheriff of Nansemond County Administrator of Quilla White, deceased.

This cause came on this day to be further heard upon the papers formerly read, and upon the report of Robert R. Prentis Special Commissioner showing that he had collected from Joseph White, the purchaser of the land heretofore sold under decrees in this cause, an amount sufficient to pay the costs of this suit and expenses of sale, and that the same has been disbursed to the parties entitled thereto, and that Hester Ann White the widow of Quilla White, deceased, has been paid the amount due to her as and for her dower interest in the land so sold, and that the balance of such purchase money has been credited by the said Joseph White on the debts due to him by Quilla White deceased, and that the land bought by the said Joseph White, in these proceedings described, has been conveyed to the said purchaser thereof, Joseph White, in accordance with the decree entered herein on the 24th. day of June 1891; which report is dated and was filed on the 12th. day of December 1891, and to which no exceptions have been taken, and was argued by counsel. On consideration whereof the Court doth adjudge, order and decree that the said report and the transactions of the said Special Commissioner, as therein reported, be and the same are in all respects ratified, approved and confirmed. The objects of this suit having been accomplished it is ordered to be stricken from the docket.

ed to be stricken from the record.

The objects of this said order have been accomplished it is ordered
and are in all respects satisfied, approved and confirmed.

The said Special Commissioner, as therein reported by and the
order and decree last the said report and the provisions of
counsel. On consideration whereof the Court doth adjudge,

and to which no exceptions have been taken, and was argued for
and is dated and was filed on the 13th. day of December 1861,
and entered herein on the 26th. day of June 1862; which with

purchase thereof, Joseph White, in accordance with the de-
in these proceedings described, has been conveyed to the said
deceased, and that the fund bought by the said Joseph White, &

the said Joseph White on the debts due to him by Gillie White,
of the balance of such purchase money has been credited by
to him as and for her own interest in the said said, and

widow of Joseph White, deceased, has said the amount due
to the said Joseph White, and that the said Joseph White the
said purchase of the said said, and that the said Joseph White

in this case, in which said Joseph White, deceased, is
White, the purchase of the said fund bought by the said Joseph
White, the purchase of the said fund bought by the said Joseph

Special Commissioner, ordering that he collect and pay to
said Joseph White, the amount of the said fund, and that he
this case, and that he do so, and that he do so, and that he do so,

County of Washington, D.C. in and for the District of Columbia,
and the said John L. Virginia Sheriff of the said
said said White and Gillie White against the said
Joseph White and Joseph Ann White

CIRCUIT COURT OF WASHINGTON DISTRICT OF COLUMBIA

Joseph White To

Final Decree

Mary Ann White To

Enter 17 April 1892

Chy. Order Book 2
page 428

Joseph White
Inland

1867

RECEIVED
15 MIN
SHEPHERD
VA.



So I Will Close by
Saying Yours

Truly Yester
W White

all sends their love
to you and family

Write soon

if you can make
it convenient to write
off please please
let me hear from you
soon and send me all
the good news from
and about the city of
Essex as Essex
is very well here
at the present time
I can not tell you
any thing much of Con-
tation Mary wants
to come up there and
stay a while with you
and she wants to go
when you could meet
her at the depot please
write me soon as you
get this and send me
word when you will
meet her

Partsmouth Va June 19th
Sir Mr White I Sent ¹⁸⁸⁸
my self to Write you a
few lines to let you
hear from me I am
Well at this time Present
and Hope you and family
Will be the same as I
has not heard from you
for some time I thought
I would take it on my
self to Write you a
few lines to let you know
that I am yet living
and is Well as can
Expect for the season
of the year as it is very
warm and dry I hope
to hear from you soon

and send me word
how a bent the land
have you sold it -
or not if you has
sold it - Please rite
me about it - and let
me yo all about it
and please Dont delay
as Mary is anxious to
come to see you
When you Write Direct
to Portsmouth Va

In the Circuit Court of Hantswood County
Joseph White & al Plaintiff

vs E. Du Chy
John L. Fulgham shff & c & al Defendants

This cause, by consent, came on this day to be heard on the bill of the Complainant taken for confessed as to the adult defendant on whom process had been duly served and he still failing to appear and plead, answer, a demurr thereto, the answer of the infant defendant by Peter Prenter their guardian ad litem with general replication to said answer and was argued by Counsel

On consideration whereof, the Court doth adjudge, order and decree that the defendant John L. Fulgham, Sheriff and administrator of Quiller White deceased do render an account of his transactions as such before one of the Commissioners of this Court

That all debts due by said decedent may be ascertained and stated.

That the fee simple and annuity values of said decedent's land may be ascertained and stated, and whether a sale of the same will be necessary and said Commissioner will also state any matters deemed pertinent

to the case by himself or any one of
the said parties
And the case is continued ~~off~~

White

re

White's Adm'n

1887 June 4th Specimen

ten

Rough decur

To be entered

CMH

News on Nov 10/11

Crim Report

Whitely

⁺
White

This Cause came on this day to be again heard on the papers formally read therein, and on the report of Commr. Peter B. Prentiss, made in this Cause pursuant to a decree of this Court at the June, Special, term, 1887, and was argued by Counsel.

On consideration whereof the Court doth confirm said report to which no exception has been filed, and doth adjudge, order and decree that C. H. Causey, who is hereby appointed special Commissioner for that purpose, proceed to sell by public auction, before the Court House door of Lawrence County, on some Court day, the real estate of which Julia White died seized and possessed, in the bill mentioned and described.

And the Court doth further adjudge, order and decree that said special Commr. before proceeding to sell said land shall advertise the same for at least twenty (20) days by printed hand bills, posted at the Court House door of this County, at other public places, and in the vicinity of said land. Said land to be sold on the following terms

Cash enough to pay Costs of Suit - and ex-
penses of Sale - the balance on a Credit
of twelve months - the purchaser to give
bond for the Credit portion, with inter-
est from the day of Sale till paid, the
title to be retained till the further order
of the Court - The purchaser may
however, if he so elect, pay all cash -
But said Court before proceeding
to sell said land shall execute before
the Clerk of this Court in his office
a bond to the Commonwealth of
Virginia, in the penalty of five hun-
dred dollars, ^{with good security,} conditioned for the
faithful performance of his duties
under this decree, or any other he
may be required to execute in this
Cause.

And the Cause is Continued for

Leahthal
in }
white

1888 Oct 16th

Rough decree,

To be entered

C. Moore

Entire by D.B.
No 2 D.S. 231

WVa Circuit Court continued and held for the
County of Hancock, the 4th day of June 1888.

Joseph White & al - Plaintiffs

vs & In Chancery

John L. Fulgham Sheriff & al. Defendants.

This cause, by consent, came on this day,
to be heard on the bill of the complainants
taken for confessed as to the actual defend-
ant on whom process had been duly served
and he still failing to appear and plead,
answer, or demur thereto, the answer of the
infant defendants by Peter B. Prenter, their
guardian ad litem, with general replica-
tion to said answer, and was argued by
counsel. On consideration whereof, the
Court doth adjudge, order and decree that
the defendant John L. Fulgham, Sheriff and
administrator of Quilla White deceased, do
render an account of his transactions as
such, before one of the Commissioners of this
Court. That all debts due by said dece-
dent may be ascertained and stated,
That the fee simple and annual values of
said decedent's land may be ascertained and
stated, and whether a sale of the same will
be necessary. And said Commissioners will
also state any matters deemed pertinent to the
case by himself, or any one of the said parties
And the cause is continued &c.

A Copy - Teste,

Peter B. Prenter. Clerk

6-4-1888

White sale
re & ch

White

This Cause came on this day to be again heard on the paper formerly read therein, and on the report of Sale of Special Commr. C. P. Cousey; whereupon the Court doth confirm the sale made on the 14th day of January to Joseph White, as set forth in said report. And said Commr. Cousey is authorized to make a deed to the purchaser in the usual form, in payment of all the purchase money - And said Commissioner will pay the costs of this suit and ~~also~~ the debts due by the decedent as shown by the schedule in Comr. P. B. Prentiss' report - and the balance, if any, pay to the parties properly entitled thereto and make report to Court of his proceedings hereunder -

And the Cause is continued &c

White oak

vs 3/4 oak

White oak

1889. Above letter

Rough sketch

To be entered

C. White

Entered Chancery
Order Book No 2 p. 260

CIRCUIT COURT OF NANSEMOND COUNTY.

-----o-----
Joseph White and Hester ^{Ann} White Complainants.

vs.

Mary Ann White and Quilla White, infants under the age of twenty-one years, and John L. Fulgham, Sheriff, Administrator of Quilla White, deceased. Defendants.

The death of Peter B. Prentis, the Guardian ad Litem of the infant defendants is suggested, and Lee Britt, Esq., Attorney at Law, is assigned Guardian ad Litem for the infant defendants, Mary Ann White and Quilla White, to defend their interests in this suit.

Whereupon the said Lee Britt, Guardian ad Litem, filed his answer to the complainants bill, and complainants replied thereto generally. The death of C. H. Causey, Special Commissioner, appointed by decree heretofore pronounced in this cause, is also suggested, and thereupon this cause came on to be further heard upon the papers formerly read, and was argued by counsel.

On consideration whereof and it appearing to the Court that the decree pronounced in this cause at the April term 1889 has not been executed, the Court doth adjudge, order and decree, that Robert R. Prentis, who is hereby appointed a Special Commissioner for the purpose, is hereby directed to collect of Joseph White, the purchaser of the land heretofore sold under decrees in this cause, the purchase money due therefor, and after paying the costs of this suit he is directed to pay to Hester Ann White the amount due to her as and for her ^{debt} to pay the balance, if any, to Joseph White on account of the debts shown to be due to him by the report of Peter B. Prentis, Commissioner in Chancery, which was confirmed by de-

down, to be ascertained according to law, and then

decree pronounced in this cause at the October term 1888.

And so soon as the said Joseph White shall pay the balance of the purchase money due by him, the said Robert R. Prentiss, Special Commissioner, is directed to convey the land heretofore bought by him under decrees in this cause, to him by deed with special warranty in the usual form. And the said Special Commissioner is directed to make report to Court.

But before the said Special Commissioner shall have any authority under this decree he shall execute a proper bond before the Clerk of this Court with security in the penalty of \$300. payable to the Commonwealth of Virginia, and conditioned for the faithful performance of his duties under this decree or any future decree which may be pronounced in this cause.

Jos. White T^d

N: Deered

Mary Ann White
Sisters

Enter June 24 1891.

ent
Entered & Chancery
Vulcu Book no. 2,
Page 396.

Commissioner's Office -

Suffolk, Virginia,

September 20th 1887.

To the Circuit Court of Nansemond County,

Pursuant to a decretal order of the Circuit Court of this County, pronounced at the June Special Term, 1887, in a cause in Chancery in the said Court depending between Joseph White and Nester Ann White plaintiffs and John L. Fulgham and others defendants, a copy of said order being herewith annexed, proceeded this day to execute the said decree and herewith reports the result of his proceedings as follows.

Account No. 1 -

An account of the transactions of John L. Fulgham, Sheriff of Nansemond County and as such administrator of Quilla White deceased.

Your Commissioner reports that, as said John L. Fulgham has received no estate of said Quilla White, dec'd., for administration, he has no account of any transactions on his part to take and settle.

Account No. 2 -

An account showing the amount of the debts due the plaintiff Joseph White

and any other debt due by said decedent or his estate.

1. A debt due said Joseph White on account of funeral expenses paid by him. \$30.00
Interest from Feb'y 18th 1882 12.60
 2. A debt due said Joseph White on account of costs paid by him in the Chancery suit of Sherman White & al vs Loren White & al per receipt - Interest 24.50
5.20
 3. To taxes on said decedent's land ^{paid} by said Joseph White per receipts, 1883-4. 5. 6. 7 6.80
 4. To delinquent taxes paid on said land by Joseph White & expenses, March 2^d, 1887. 5.00
- \$84.10

Account No. 3.

An account showing the fee simple and annual values of the real estate in the bill mentioned

Your Commissioner reports that the parcel of land contains by estimation Eighteen (18) acres, adjoining the lands of Dempsey Reeds estate Joseph White and others. The fee simple value of which is estimated at One hundred and fifty dollars — — — \$150.00

The Annual value does
not exceed ten dollars ————— \$10.00

Your Commissioner states that in view
of the fact that said land will not
rent for enough to pay the debt due
within five (5) years that a sale of
said land will be necessary.

Your Commissioner further reports to
Court that Hester Ann White, the widow
of said decedent, Quella White has
signified her desire to have said land
sold free from any claim of dower on
her part, she being willing to com-
mute her rights and accept in lieu
of dower in kind, whatever the money
value of her dower may be.

All of which is respectfully submitted

Peter B. Brewster

Commissioner

White & al
vs G. In ch
White

Report of Comrs⁴

1888, Octo: 1st: Filed
C.K.

Joseph White & al
vs

May Ann White & al

The undersigned, Special Com-
missioner of Sale, according to a decree of
this honorable Court, pronounced at the
October Term, 1888, respectfully reports
that on the 14th day of January 1889, that
being County Court day, the land in the
bill and proceedings mentioned was sold
according to the terms of said decree, when
Joseph White became the purchaser at
the price of One hundred and fifty dol-
lars, this being the last and highest bid

Respectfully Submitted

To the

Hon Clotwell

Judge Cr. Ct. Kanawha Co

1889 March 20th

W. H. Murray
Clerk

White

re of ch

White

1889 March 20

Report of Sale

Suffolk, Va., Nov. 24 1888.

Mr. C. H. Hauser,

TRANSIENT ADVERTISEMENTS and
SUBSCRIPTIONS Payable in Ad-
vance.
Annual Advertisers Required
to Settle Quarterly.
JOB WORK, CASH ON DELIVERY.

To Suffolk Herald, Dr.
Fine Job Work a Specialty.

Printing 50 Bills - Sale of Part of
Warren White's Land,

Received Payment,

J. E. Booker,
M.L.

75-

42.75 Costs
 33.14 Midway
 16. - Country P.

 96.89
 33.14

 57.75
 4.25- CAP

 62.50
 19.25-

 42.75

Clerk 7.50
 " 2.50
 Ground 2.50
 City Tax 16.50
 Staff .50
 Comm. 7.50
 Deed 5.

 42.00
 city 75

 42.75

15.00
 42.75

 107.25

42.75
 33.14

 75.89

42.00
 55.00 Midway
 15.00 Country P.

 112.00

107.25
 35.75

 214.50
 13.00 20

 429.00
 103.50
 12.50

 558.79

27.89
 13.50

 139.45
 27.89

 418.35
 27.89

 52.07

\$33.¹⁴/₁₀₀.

November 30. 1891 -

Received of Robert A. Pentis, Special Commissioner in the Chancery cause of Joseph White and Sister Ann White v. Mary Ann White and others, the sum of Thirty-three ¹⁴/₁₀₀ Dollars, in full settlement of my dower interest in the land of my late husband Quilled White deceased, in Hansemond County Virginia, sold under decree in the said cause. -

Witness Peter White Dec. 3 1891

C. D. Vinson

Witness

Joseph White and
Hester Ann White

Special
N. ~~County's~~ County's
Report.

Mary Ann White
re

Dated Decr. 12. 1891.

1891. Decr 12th. Filed A. Gomer
clerk

Suffolk, Virginia,
December 12th. 1891.

Joseph White and Hester Ann White

v.

Mary Ann White and Quilla White, infants &c ..

TO THE CIRCUIT COURT OF NANSEMOND COUNTY:-

The undersigned Special Commissioner appointed by decree entered in the above entitled cause on the 24th. day of June 1891, begs leave to report that he has collected of the purchaser of the land heretofore sold under decrees in this cause a sufficient amount of money to pay the costs of this suit and the amount of money due to Hester Ann White as and for her dower. The balance of the purchase was not collected because it was credited by the Purchaser Joseph White on account of the debts shown to be due to him by the report of the Commissioner in Chancery, which was confirmed by decree pronounced in this cause at October Term 1888.

The land has been conveyed to the said purchaser in accordance with the decree of this Court.

The money received by the undersigned has been distributed in the manner indicated in the statement below:-

STATEMENT.

Receipt.

1891 Nov. 30. Cash received \$75.39

Disbursements.

1891 Nov. 30/ Paid Hester Ann White in full settlement of her dower interest in the land sold, ascertained in accordance with the statute. \$33.14

Paid the former Clerk 7.50

Paid the present Clerk 2.50

Paid Commissioner in Chancery 2.50

Paid Attorney's fee & tax 16.50

Paid commissions on sale 7.50

Paid for deed to purchaser. 5.

Paid for advertising .75

\$75.39 \$75.39

Vouchers for all disbursements are herewith returned.

Respectfully submitted,

Robert T. Aultis,

Special Commissioner.

COMMISSIONER'S OFFICE,

RECEIVED OF Robert R. Prentis, Special Commissioner in the Chancery cause of Joseph White and Hester Ann White against Mary Ann White and Quilla White, infants &c., the respective sums of money set opposite our respective names, as stated in the annexed report.

clerk fee \$ 7.50 } Wm B. Causey Adm of
Commiss fee 2.50 } Peter B. Prentis
attys fee + tax \$16.50 } Wm B Causey Adm of
Commissione 7.50 } C. H. Causey, Sr

A P Gomer clerk \$2.50 Paid

Know All Men by These Presents, That we, Robert R Prentis
and Algernon S Darden

are held and firmly bound unto the COMMONWEALTH OF VIRGINIA in the just and full sum of Three hundred DOLLARS, to the payment whereof, well and truly to be made to the said Commonwealth, we bind ourselves, and each of us, our and each of our heirs, executors and administrators, jointly and severally, firmly by these presents.

And we waive the benefit of our exemption as to this obligation, and also waive any claim or right to discharge any liability to the said Commonwealth arising under this bond, or by virtue of the office, post or trust herein mentioned, with coupons detached from bonds of said Commonwealth.

Sealed with our seals, and dated this 1st day of September in the year of our Lord one thousand eight hundred and ninety one, and in the 116th year of the Commonwealth.

THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That whereas by
a decree of the Circuit Court of Nansemond
County pronounced at the June Special Term
1891 Robert R Prentis was appointed Spec-
ial Commissioner in the Chancery Cause
of Joseph White & others against Mary
Ann White & others. Now the said Robert
R Prentis Special Commissioner shall faithful-
ly discharge his duties under the said
decree then this obligation shall be void
and of no effect & otherwise to remain
in full force and virtue.

Robert R Prentis
Algernon S Darden

SEAL

SEAL

SEAL

SEAL

SEAL

In the office of the Clerk of the Circuit Court of Nansemond County, on the 1st day of September 1891

The above bond was executed and acknowledged by the obligors (the surety justifying on oath as to his sufficiency) and recorded.

Teste:

A Copy,

Teste;

A. P. Gomez Clerk

CLERK.

A copy
Robert R. Orentis
Jof. Spec. Comr. Bond
The Commonwealth

1891
September 1st

a copy

Recorded in Official
Bond Book No 1 Page 26

Circuit Court

Know All Men by These Presents,

THAT WE,

C. A. Causey and James L. Causey

are held and firmly bound unto the COMMONWEALTH OF VIRGINIA in the just and full sum of *Five hundred (500)* DOLLARS,

to the payment whereof, well and truly to be made to the said Commonwealth, we bind ourselves, and each of us, our, and each of our heirs, executors and administrators, jointly and severally, firmly by these presents. Sealed with our seals, and dated this *15th* day of *November* in the year one thousand eight hundred and *eighty eight*, and in the *113th* year of the Commonwealth. And we hereby waive our homestead exemption as to this obligation.

THE CONDITION OF THIS OBLIGATION IS SUCH, That if the above bound *C. A.*

Causey

who has this day qualified before the *Clerk of the Circuit* Court of Nansemond County, as *Special Commissioner of Sale under a decree of the Circuit Court of Nansemond County in the Chancery cause of Joseph White vs Mary Ann White and entered on the 16th day of October, 1888.*

*White
10*

shall faithfully discharge the duties of his said trust, then the above obligation to be void, or else to remain in full force and virtue.

Executed in presence }
of the Court.

C. A. Causey
J. Causey

(SEAL.)
(SEAL.)
(SEAL.)
(SEAL.)
(SEAL.)

C. Heaney Com

To E Bond

The Committee

11-15-1888

Virginia

At Rules, in the Clerk's Office
of the Circuit Court of Nan-
semond County on Monday
the 6th day of September 1886.

Joseph White and Hester Ann
White Complainants.

against } In Chancery

Mary Ann White and
Quilla White, infants
under the age of twentyone years,
children of Quilla White,
deceased. Defendants

On the motion of the Complainants,
by counsel, Peter B. Prentis, is appointed guar-
dian ad litem to the defendants, to defend
them in this suit, and it is ordered that
notice be given the said guardian of
his appointment, by serving on him a
copy of this order.

Teste:

Peter B. Prentis, Clerk

1886. Sept. 6th: I do acknowledge service of the
foregoing order and that I have received a
copy thereof.

Peter B. Prentis
Gd. ad litem

Joseph White and Hasler
Ann White

25th } In Chy.

Mary Ann White and
Quilla White, infants

Orders appointed
9th Dec: as letemth
infants

CHANCERY SUMMONS.

The Commonwealth of Virginia,

TO THE SHERIFF OF NANSEMOND COUNTY—GREETING:

YOU ARE HEREBY COMMANDED TO SUMMON *Mary Ann White and
Leilla White, infants, under the age of twenty one
years, children of Leilla White, deceased, and John L
Fulgham, Administrator of Leilla White deceased*

to appear at the Clerk's Office of the Circuit Court of Nansemond County, at the Rules to be
held for the said Court, on the first Monday in *September* next to answer a
Bill in Chancery, exhibited against them,
in the said Court by *Joseph White and Nestor
Ann White,*

and have then and there this Summons. Witness, PETER B. PRENTIS, Clerk of our said
Court, at his office, this *20th* day of *August*, 188*6*, in the *111th*
year of the Commonwealth.

Teste:

Peter B. Prentis Clerk.

Causey. p. 9

Joseph White and
Hester Ann White

vs { Savd. in Chy.

Mary Ann White Lad: infants.
To September Rules, 1886

Pro. H. No 1. 104-
Civ. Co.

1886 August 20 - I acknowledge service of this process

J. L. Fulgham Df

Partmouth 20

Hester White

Born May 12th 1861

$$\begin{array}{r}
 42.75 \\
 25.50 \\
 \hline
 68.25 \\
 25.50 \\
 \hline
 93.75 \\
 15.00 \\
 \hline
 108.75 \\
 42.75 \\
 \hline
 151.50
 \end{array}$$

28 years old Jan. 1889

$$\begin{array}{r}
 3) 107.25 \\
 \hline
 35.75 \\
 \hline
 71.50
 \end{array}$$

$$\begin{array}{r}
 2.14.50 \\
 131.52 \\
 \hline
 133.6650
 \end{array}$$

$$\begin{array}{r}
 171.6000 \\
 2145.00 \\
 6435.00 \\
 2145.00 \\
 \hline
 2827.53900
 \end{array}$$

$$\begin{array}{r}
 1.9789 \\
 2.827 \\
 \hline
 4.8059
 \end{array}$$

4.8059 = 2 Term

Jan 14 1889

1891	11	30
1889	1	14
<hr/>		2 10 16

$$\begin{array}{r}
 28.27 \\
 4.87 \\
 \hline
 33.14
 \end{array}$$

Jan 20 1891
Ans Hester White

Jos. White

Memorandum.

Mr. [unclear] [unclear] [unclear]
[unclear] [unclear] [unclear] [unclear] [unclear]
February 2nd 1850
[unclear] [unclear] [unclear] [unclear] [unclear]
[unclear] [unclear] [unclear] [unclear] [unclear]
\$35.00

1881 Dec. 24th. Received of Josiah White
thirteen \$57.00 dollars balance in
full of Quilla White's share of the costs
of the Chancery suit of Sherman White & al.
vs. Warren White & al. in Akaused Co.
Circuit Court. - which suit was for the
partition of Hardy White's land among
his heirs & has been removed from the
docket

Wilbur J. Kilby

\$13⁵⁰

Joseph White

Quilla White - son of Eleanna White - died July 18, '84
~~and~~ on my land - an undivided half of 18 acres
adjoining the land of Deane's Ridge - Joseph White's Shingle
Creek - leaving a wife - Martha Ann and three children - Mary Ann,
Quilla and - all infants - Commit to hands of Shuff-
+ bring Chr suit - Estate over. 245⁰⁰ Costs - Coffin + expenses
\$84.00 + Carrying off land - \$6

Joseph White

Es

Quinn White Esq

Joseph White

Palmer.

Feb. 10th 1882.

William White, care of the 15th
St. of Palmer, at Palmer.
Paid all freight & buying expenses
and wish to be paid the sum of thirty
Dollars (\$30.00).

Joseph White

||||| =

|||||

52
20

15, 60

600

41
3

12, 60

Quilla
Plate

✓

1

Mr. *Quillian Pierce & Lucy A. Dr.*

1885.

To H. E. SMITH, Treasurer of Nansemond County, Va.

No. <i>720</i> No. of Acres, <i>18</i>	State Tax, 30 cents on the \$100.	State School Tax, 10c. on the \$100.	Connty Levy 25c. on the \$100.	Parish Levy, 15c. on the \$100.	Co. School Tax, 5c. on the \$100.	Dis. School Tax, 5c. on the \$100.	TOTAL AMOUNT OF TAXES.
To Real Estate, value \$ <i>144.50</i>	<i>43.</i>	<i>14.</i>	<i>36.</i>	<i>22.</i>	<i>7.</i>	<i>7.</i>	<i>129.</i>
" Personal Property, value \$.....
" Income, &c., value \$.....
" Poll Taxes
Total.....
Five per cent. additional.....	<i>7</i>
Total.....	<i>1 34</i>

RECEIVED PAYMENT.

H. E. Smith, TREASURER.

Wm. Sullivan Price & Price A. Dr.

886.

To H. E. SMITH, Treasurer of Nansmond County, Va.

<i>820</i>	State Tax, 30 cents on the \$100.	State School Tax, 10c. on the \$100.	County Levy 25c. on the \$100.	Parish Levy, 12½c. on the \$100.	Co. School Tax, 5c. on the \$100.	Dis. School Tax, 5c. on the \$100.	Co. Road Tax, 10c. on the \$100.	TOTAL AMOUNT OF TAXES.
<i>of Acres, 18</i>								
Real Estate, value \$.	<i>43</i>	<i>17</i>	<i>35</i>	<i>18</i>	<i>07</i>	<i>07</i>	<i>14</i>	<i>1 38</i>
Personal Prop'y, value \$.								
Income, &c., value \$.								
Poll Taxes.								
Total								<i>1 38</i>
per cent. additional.								<i>07</i>
Total								<i>1 45</i>

Received Payment.

H. E. Smith Treasurer

Suffolk va June 26/88

Recd. of Joseph White

All money paid by me for Delinquent
Taxes paid on Lucy ^{Quilla} Pierce 18 acres
 adjoining Jos. White & others
 said land was bought for taxes at
 Court House door - in Suffolk va

Feb 12/87

Burwill Riddick

D. C. HARRELL & Co.
BRICK MANUFACTURERS.

SUFFOLK, VA., June 1st, 1884.

DEAR SIR:

Having recently purchased and placed on our Yard the Latest Improved Machinery for Brick Making, we are now manufacturing

*—*FIRST-CLASS BRICKS**—

in large quantities, and are ready to supply the trade at the VERY LOWEST FIGURES.

Soliciting a share of your patronage, we are

Yours, very truly,

D. C. HARRELL & CO.

1 Lilla Ann White, ^{an adult} died leaving 2 children & her father or
mother - was possessor of 9 acres of land - leaving
sub. - Her large estate - \$30.00 in the year

2 Lilla White died, ~~leaving~~ leaving 2 children 1 Boy name
Julien & girl name Susan & a husband
name Foster Ann - was, had 9 acres of land - was
an acc. to Lilla Ann White - for 4 years born in Catty.

1884
Sept 20 -

Joseph White
Chey Suit
for sale of land

Portsmouth Va January 10th 1850

There is to be sent a piece that I have been
taking care of my Sister's diet. Ann
White for the same at four (4) pence
a week till she dies. Am paid all
Expenses on till she dies.
Quilley White

Mr. Lucy A. Guillen Pierce Dr.

1887.

To H. E. SMITH, Treasurer of Nansemond County, Va.

No. 803	State Tax, 30 cents on the \$100.	State School Tax, 10c. on the \$100.	County Levy 25c. on the \$100.	Parish Levy, 12½c. on the \$100.	Co. School Tax, 5c. on the \$100.	Dis. School Tax, 5c. on the \$100.	Co. Road Tax, 10c. on the \$100.	TOTAL AMOUNT OF TAXES.
No. of Acres, 18								
To Real Estate, value \$ 144 ⁰⁰	43	15	30	18	08	08	16	144
" Personal Prop'y, value \$								
" Income, &c., value \$								
" Poll Taxes								
Total								144
Five per cent. additional								7
Total								151

PAID BY J. WHITE

H. E. Smith
Treasurer.

Received Payment.