

ceased, be and the same is hereby dismissed with costs, to be taxed by the register.

And it is further *Decreed*, that the receiver *Edward Pannell, jr.* forthwith pay or bring into court to be paid, all the moneys collected by him as such, unto the plaintiff *James Neale*, administrator *de bonis non* of *Anthony Hook*, deceased; and that the said receiver render unto this court, without delay, a full account, on oath, of all his proceedings as such. And this case, as regards the said receiver, is hereby referred to the auditor, with directions to state an account between him and the plaintiff; allowing to the said receiver a commission of eight *per centum* as a compensation for his trouble.

And it is further *Decreed*, that this case, as regards those defendants against whom the bill of complaint has not, by this decree, been dismissed, be and the same is hereby referred to the auditor, with directions to state an account or accounts upon the principles, and in continuation of the accounts last reported by him from the proofs and proceedings now in the case, and such other proofs as may be laid before him, shewing the amount of the rents and profits with which each of the said defendants is chargeable from the 17th of February, 1831, to the time when that portion of the said chattel real called the ten acre lot held by them, or any or either of them, shall have been delivered up as herein directed to the plaintiff *James Neale*.

And it is further *Decreed*, that the petition filed in this case by *Charles Frenour*, be and the same is hereby dismissed with costs, to be taxed by the register.

And it is further *Decreed*, that the defendants as against whom the bill of complaint has not been dismissed, pay unto the plaintiff his costs in this suit, to be taxed by the register.

---

As to the manner in which this case was finally disposed of by the Court of Appeals, see 7 G. & J. 13.