

Cora A Jeffries et al.

vs.

John E Jeffries et al.

This cause was this day heard upon a transcript of the record from the Chancery Court of Blount County, upon assignments of error by both the complainants and defendant, the briefs and arguments of Counsel, and upon consideration thereof it appears to the Court that there is no error in the record, it is therefore adjudged and decreed that the decrees of the Chancellor be in all things affirmed, and that the defendant John E Jeffries recover of the complainants Cora A Jeffries et al. the costs decreed against them by the Chancellor in the decree of Octo 16. 1903 (R.p. 67-68) and in that of Nov. 18. 1904 (R.p. 75-76) for which execution will issue. It is further decreed that said Jeffries recover of said complainants all the costs of this appeal in-

cluding the cost of the transcript for which execution will issue.

It is further decreed that the Complainants recover of the defendant John E. Jeffries and of H. C. Jeffries ~~all the~~ as surety for the writ of Error all the costs incident to the writ of error; for which execution will issue.

It is further ordered that the findings and opinion of this Court be made a part of the record in ⁱⁿ this cause.

~~From the foregoing decree and~~
From so much and such parts of the foregoing decree as ^{affirm the decree of the} tax complainants with costs they appeal to the next term of the Supreme Court.

From so much and such parts of the above decree as ^{setting aside the original} affirm the decrees of the Chancellor, and tax the defendant and his surety with costs, the defendant John E. Jeffries appeals to the next term of the Supreme Court.