

DECISIONS OF CASES

IN

VIRGINIA,

BY THE

HIGH COURT OF CHANCERY,

WITH REMARKS UPON DECREES,

BY THE

COURT OF APPEALS,

REVERSING SOME OF THOSE DECISIONS.

BY GEORGE WYTHER,

CHANCELLOR OF SAID COURT.

SECOND AND ONLY COMPLETE EDITION, WITH A MEMOIR OF THE AUTHOR, ANALYSIS  
OF THE CASES, AND AN INDEX,

By B. B. MINOR, L. B., OF THE RICHMOND BAR.

AND WITH AN APPENDIX, CONTAINING

REFERENCES TO CASES IN PARI MATERIA, AND AN ESSAY ON LAPSE;  
JOINT TENANTS AND TENANTS IN COMMON, &C.,

By WILLIAM GREEN, Esq.

---

RICHMOND:

J. W. RANDOLPH, 121 MAIN STREET.

1852.

BETWEEN  
THOMAS COBS, *plaintiff*,  
AND  
JOHN MOSBY, *defendent*,

Bill for relief against a verdict dismissed: the motion for a new trial,—the only ground for the interposition of the Court,—having been rejected.

IN this cause, heard the 28<sup>th</sup> day of october, 1791, the bill brought for relief against a verdict, was dismissed, a motion to the court, before which the issue was tried, to award a new trial, for the causes now suggested, having been rejected, and no other cause for the interposition of a court of equity appearing upon the proofs.