1866.

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confined to the judgment, I must hold that the declaration of the Vice-Chancellor as to the land described has not been interfered with. As to costs, the effect of the order in appeal, read in connection with the decree, appears to be, that the plaintiffs are entitled, as against all the defendants, to the costs of the suit so far as relates to the impeached judgment; and that there should be no costs to any party so far as relates to the ownership of the one hundred and fifty acres. The plaintiffs should also have against John Wilson, individually, such of the remaining costs (if any), as would have been incurred in a suit by the plaintiffs as judgment creditors to enforce their lien, had the two questions as to the validity of the judgment of Charles Wilson, and as to the ownership of the one hundred and fifty acres, not arisen.

Judgment

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