BISCOE ET AL. vs. JAMES ET AL.

Part payment of a debt by one joint and several debtor, after the debt is barred by the statute of limitations, does not revive the debt as to his codebtor.

The leading English and American cases on this subject reviewed.

In R. E. Bank vs. Hartfield, 5 Ark. 551, the part payment was made before the debt was barred. Biscoe et al. vs. Jenkins et al., ante.

Writ of Error to Franklin Circuit Court.

Scott, J. This case is within the rule declared in the case of *Henry L. Biscoe et al. vs. W. G. Jenkins et al.*, ante; and as there is no error in the record, the judgment of the court below must be affirmed.