

cute and deliver to the trustees, full and absolute releases and acquittances of such claims. And

4th. To apply the surplus, if any remain, to all other creditors of Jones, without distinction.

On the 13th of January, 1847, Winn and Ross, as trustees under said deed, and the complainants in the original suit of Hopkins and others, filed their bill in this court, stating the object and import of the original suit, and the injunction thereon, and the subsequent proceedings of Albert and wife and Jones. The object of this bill is to set aside the decree obtained by Albert and wife, against Jones, as fraudulent and void, and to stay execution of that decree against any property of Jones. The injunction prayed for was granted. On the 2d of February, 1847, Winn and Ross were appointed the permanent trustees of Jones, and qualified as such. They thereupon applied, by petition, for leave to file a supplemental bill without prejudice to the injunction, setting out their new title thus acquired. This application was resisted by the defendants, and upon argument by counsel upon both sides, the Chancellor, on the 30th of April, 1847, delivered the following opinion.]

THE CHANCELLOR:

In this case a bill was filed by the complainants on the 13th of January last, praying for an injunction to stay proceedings on a decree of Baltimore County Court, as a court of equity, obtained by William J. Albert and wife, against Samuel Jones, junior, on the 31st of October, 1846, and that the said decree might be annulled, as fraudulently rendered, and designed to give to the complainants an undue and improper preference over the other creditors of the said Jones.

The Chancellor, though not insensible of the extreme caution and delicacy with which the different equitable tribunals of the state should interfere with the acts and proceedings of each other, did not, nevertheless, feel himself at liberty to disregard the application in that case, it being stated, and appearing by the records of this court, that before the filing of the bill by said Albert and wife, against Jones, in Baltimore County Court,