

afterwards met with considerable losses at sea, and otherwise, by reason whereof he was compelled to take the benefit of the insolvent laws, as stated; and he denied all fraud, &c. To this answer the plaintiffs filed exceptions on the 15th of December, 1820.

The defendant *Warner*, by his answer, admitted, that the conveyance was made to him, as set forth in the bill, and said, that afterwards the defendant *Sarah*, the wife of *Alexander*, furnished him with \$1698 42, with which he had satisfied the claims upon the property held by the defendants *Jacquin* and *Burhing*; that, ever since the execution of the deed to him by the defendant *Alexander*, the property had been held and enjoyed by his wife and children; and this defendant denied all fraud, &c.

After the subpœna against *Jacquin* had been returned summoned, and, before he had answered, his death was suggested; and the case thus abated as to him.

The defendant *Tyson*, by his answer, admitted, that he had been appointed one of the trustees of the defendant *Jacquin*; but averred, that he had no knowledge of any other matter set forth in the bill.

The defendant *Hall*, by his answer, admitted, that he had been appointed one of the trustees of the defendant *Jacquin*, as stated; but averred, that he had never accepted the trust; and disclaimed all interest in this suit.

15th December, 1820.—KILTY, Chancellor.—On motion it is Ordered, that the bill be dismissed as against the defendant *Andrew Hall*, with costs.

---

The defendant *Sarah*, wife of the defendant *Alexander*, having failed to answer, and having been attached, for not answering; the plaintiffs, by their petition, prayed, that she might be brought before the court, &c.

13th July, 1821.—KILTY, Chancellor.—Ordered, that the sheriff of Baltimore county, bring into court the defendant *Sarah Hanna*, on the 21st day of the present month, the said *Sarah Hanna*, being returned by him attached for not answering the bill in this suit. (a)

---

Soon after the passing of this order, the defendant *Sarah*, the wife of *Alexander*, put in her separate answer, in which she ad-

---

(a) Milf. Plea. 105. *Le Texier v. The Margravine of Anspach*, 15 Ves. 164.