

The defendants. And the cause coming on to be heard on the bill and exhibits filed was argued by Counsel: On consideration whereof the Court doth adjudge and decree that the plaintiff shall be dismissed and that he pay to the Defendants their costs.

John Waddill

against

John Vick and Augustus M Vick

Def

Plt

Lit.	\$4.52	and replication thereto together with the exhibit referred to and was argued by Counsel:
Def	2.00	On consideration whereof the Court being of opinion that the debt described in the bill,
Law.	16.66	from John Vick to Augustus M Vick bearing date 24 th March 1843 is voluntary
Tan.	.75	fraudulent and void as to the plaintiff, with adjudge, order and decree that the said
	✓ \$ 23.91	deed be set aside and unless the defendants John Vick and Augustus M Vick or either of them do within sixty days from the date hereof, pay unto the plaintiff John Waddill the sum of Eight hundred dollars with interest thereon from the 6 th day of April 1843 till paid and the costs expended by the plaintiff in the prosecution of this suit that the Sheriff James D. Chapman, after giving twenty days previous notice by advertisement in writing at the Courthouse and on the premises do cause to sale by public auction or a credit of nine months except a sum in cash sufficient to pay the expenses of sale, the land and premises described in the bill and that he take of the purchaser bond with good security for the purchase money and file the same in this cause - And make report to Court in order to a final decree -

Thomas G. Linnmont an infant suing by John R. Chamberlain his next friend Def
against

Thomas Payne Executor of Henry Martin decd. J. Jones & Son, and vs. the
Nicholas H. Schell Executor of Nancy Pinimmons decd. who was attorney of
Henry Pinimmons decd.

This day this cause came on again to be heard on the papers formerly read, the report of the Commissioner made pursuant to the order of the 3^d November 1843 and exceptions thereto, and was argued by Counsel: On consideration whereof the Court sustaining said exceptions, doth order that so much of the said report as relates to the accounts directed to be rendered by the Defendant Payne be remanded with directions that the same be carried into effect according to the decree aforesaid, and the said Commissioner is directed to audit State and City said accounts and report the sum to Court, together with any other specially stated sum paid out by him of or which may be required by either of the parties to be so stated.

Ordered that the Court be adjourned till tomorrow morning Nine o'clock.

Rich. T. Barker