

Daniel W. Holly who says for the benefit of himself and
all other Creditors of Charles D. Vaughan and Plaintiff
against

W. Vaughan and W. Vaughan both in their own right
as executors of the late S. Vaughan's estate, Plaintiff,
R. Roberts the said Marshall and William H.
Vaughan, alias L. L. Lewis and Lewis his wife formerly
Vaughan and Robert Miller and Lucy his wife
formerly Vaughan.

Defendants.

In Chancery

This day this Cause came on to be heard at the Plaintiff's side taken
for Suffice? of the account Defendants are liability first and was argued
by Counsel; the Consideration is whether the sum due Vaughan, Miller and
Lewis, alias Williams and Joseph W. Vaughan which are account of their
transactions at Executive of the late S. Vaughan before was of the summing
of this Court, who shall take any pecuniary loss or damage suffered by the
said Executive as from fair Compt. liable to be recovered or defensed
by any of the parties interested. Who will account and account of all the
debts whatever against the late of the late Charles D. Vaughan, and of the
actual and unliquidated value of all the real estate whereof he died being defensed,
and deficit the said amount together with any debts (especially those above named)
pertinent to him, & whereby may be required to be paid to the Plaintiff
of the party interested.

Prothono

against

Vickles & Davis, Esq.

Def In Chancery

This cause came on this day to be heard in the hearing formerly had and
in the Court of John R. King Commissioner made pertaining to the
sum of May 2nd 1814, the aforesaid Report made by the Plaintiff and
was argued by Counsel; the Consideration being, the sum due Vaughan
the said Plaintiff and debt owing him and Davis, who the said King, being
as aforesaid record of the sum to the said Plaintiff (who aforesaid were to have to
him in his hearing & except therefrom) the sum paid by Plaintiff toward
Settlement of \$ 300 00/3 ready paid and called the sum when due, and
the said Plaintiff by Plaintiff's authority to pay the said sum before due,
abating the Interest for the unexpired portion of the said Term
and other parts of the said Term, being as aforesaid will make & do
to set good and satisfy Plaintiff for the real Estate purchased by him
having and out of the money of said Plaintiff to the said John R. King
(Commissioner aforesaid) who pay any sum that may remain
due and out of the residue thereof pay to Plaintiff the sum
of the sum of Three Hundred and Sixteen dollars and eighty Cents with
Interest at 6 per cent thereon from the 2d day of May 1814,
till paid, being 25 Dollars and fourty Dollars, and affording to
said Plaintiff when payable date may remain relating to the
Contract to the fourth Chap of said Andrew & Vickles Esq.
as reported by said Commissioner's Report, and makes report
to Court.