

NO. 8064, Equity.

Courts Order.

Filed 22<sup>d</sup> 1906.

Upon the foregoing petition and affidavit it is ordered by the Circuit Court for Tucker County, sitting as a Court of Equity this 22<sup>d</sup> day of December in the year 1906, that the said Emory L. Cobbley, and Lloyd M. Hooge, the trustees named in the decree of this Court, December 4-1906, be and the same are hereby restrained from the proceeding further under said decree and from making sale thereunder, until the further order of this Court, and the said trustees are hereby required to show cause on or before the 27<sup>th</sup> day of December 1906, why the said decree shall not be vacated and set aside, as prayed in said petition, provided that a copy of this order be served upon the said Emory L. Cobbley and Lloyd M. Hooge or their attorney of record, on or before the 27<sup>th</sup> day of December 1906.

Jan. M. Shumy.

1906. Dec. 22. Within Courts Order served on Emory L. Cobbley and Lloyd M. Hooge and copies of said order left with said Cobbley and Hooge.

John K. Martz, Sheriff.

Returned & filed Dec. 24. 1906.

Petition and Answer  
of Emory L. Cobbley  
and Lloyd M. Hooge,  
Trustees.

And Courts Order thereon.

Filed Dec. 22. 1906.

To the Honorable, the Judge of said Court:

The Petition of Emory L. Cobbley and Lloyd M. Hooge, Trustees, appointed by the decree in the above entitled Cause, and their answer to the Petition of Mrs. J. Shant, Sarah, Abigail and J. Clarence Lane, Administrators of the estate of Jacob Shant, deceased, filed in said Cause, on December 22, 1906, showing Cause, why said decree should not be vacated and set aside, as appears in said Petition, respectfully show:

1st. That your Petitioners and Respondents deny the existence of any indebtedness or Vendor's lien, as mentioned in the Petition of said Administrators, but that even if such indebtedness or Vendor's lien existed, the said Administrators are not entitled to and do not require the relief sought.