

ing in need of the same protection. In the case cited, as determined by Chancellor HANSON, the legal interest in the land was vested in the complainant when the injunction issued; he obtained a conveyance, founded on an equitable title, subsequent to the judgment; and, of course, held the legal title in the land to which the injunction applied.

The injunction will continue until final hearing or further order. If a speedy decision on the merits is desirable, on the answer of Caton coming in, the cause may be ready for final hearing.

After which these plaintiffs, on the 10th of June, 1824, filed a third bill against the Cape Sable Company, Richard Caton, Robert Oliver, Charles Carroll of Carrollton, Robert G. Harper, George Slye, Samuel C. Love, Luke W. Barber and Thomas Barber; in which they refer to and pray to have their two former bills made parts of this. And they state, that since the judgment which had been obtained in Anne Arundel County Court, on the 9th of December, 1822, by Robert and John Oliver, John had died; that this defendant Robert Oliver, his surviving partner, on the 26th of May, 1824, by a combination with this body politic and its president Harper, and with defendant Caton, had, with intent to defraud these plaintiffs, and in order to evade the injunction heretofore issued, caused a judgment to be confessed in Baltimore County Court against the Cape Sable Company in favor of Robert Oliver for the same demand for which the former judgment had been rendered in Anne Arundel County Court; upon which judgment, of Baltimore County Court, a writ of *feri facias* was taken out, before any execution had been issued and returned *nulla bona* to that Court, and directed to the sheriff of Anne Arundel; which was promptly levied upon all the visible property of the Cape Sable Company; which was immediately advertised for sale; that although \*this writ of *feri facias* was sent from Baltimore to Anne Arundel by consent; yet no such consent of the **621** Cape Sable Company could give jurisdiction to a Court, where none such was given but in a prescribed manner. That at the March Term, in the year 1822, of the Baltimore County Court, these defendants Luke W. Barber, Thomas Barber, George Slye, and Samuel C. Love severally obtained judgments against the Cape Sable Company; upon each of which judgments writs of *feri facias* were issued and returned *nulla bona* to the September Term of that year of the same Court. After which, on the 22d of January, 1823, writs of *feri facias* issued on the same judgments to the sheriff of Anne Arundel; which were returned *nulla bona* to the April Term of the same year of the Court of that county. That no further or other process was issued thereon until the first day of June, 1824; when, by consent, without any *scire facias* to revive them, writs of *feri facias* were taken out from Anne Arun-