

for a dissolution on the coming in of their answers thereto alone, in connexion with all the previous proceedings. (c)

Therefore it is *Ordered*, that upon the fact of the dismissal of the said appeal, or other final termination thereof, whereby the said injunction may be dissolved, being certified to the register of this court, an injunction be issued as prayed by the aforesaid bill of complaint. And that *subpœnas* now issue as in case of an amended bill. And it is further *Ordered*, that at any time after the defendants *Law, Harrison, and Anderson*, shall have filed their answers to the said bill, the court will hear a motion to dissolve the said injunction granted thereon; *Provided*, that ten days notice thereof be given to the said complainants. And it is further *Ordered*, that a copy of this order be endorsed upon or served with the said writ of injunction hereby directed to be issued.

The appeal having been dismissed, an injunction was accordingly issued as authorized by this order. After which the defendants *Law, Harrison, and Anderson*, put in their answers separately to this amended bill, in which they fully explained all the circumstances of the case, and positively denied the fraudulent transactions as charged. The defendant *Law* denied that he was in a condition of insolvency; but the defendant *Harrison* admitted that he had obtained the benefit of the insolvent laws. Upon these answers these defendants moved, according to the terms of the order of the 20th of June, to dissolve the injunction.

4th September, 1828.—BLAND, Chancellor.—The motion for the dissolution of the injunction heretofore granted in this case, standing ready for hearing, the solicitors of the parties were fully heard, and the proceedings read and considered.

Upon the hearing of this motion, two affidavits were offered and heard with a reservation as to the propriety of their being thus introduced for any purpose. But since it is quite evident that they have no material bearing upon the question now to be decided, I deem it entirely unnecessary to express any opinion as to the admission of such affidavits, under any circumstances, upon the hearing of a motion to dissolve an injunction.

Whereupon it is *Ordered*, that the injunction granted by the order of the 20th of June last, be and the same is hereby dissolved.