

as against the plaintiffs, as creditors of Spragg, the assignment should not be set up or in any way relied on by Stephenson or stand in the way of the plaintiffs as execution creditors of Spragg in the recovery of the amount of their execution, but the defendant Stephenson was not to be prejudiced as to any claim he might have against Spragg or as to any securities he held other than the assignment. Judgment for the plaintiffs against Spragg for \$335.60, with costs as if he were sole defendant and as upon a judgment by default. Action as against Stephenson (otherwise than as above) dismissed with costs. T. W. McGarry, K.C., for the plaintiffs. G. E. Buchanan, for the defendants.