

having been duly summoned and served with a copy of the petition and not appearing on the motion of the plaintiff by his attorney. It is considered by the court that the plaintiff recover against the said defendant the said sum of eight shillings and his costs by him in this behalf expended.

Christopher Foster & Mary his wife vs
Holliday Esq. } In Chancery
Def }
On the motion of the defendant by his counsel to now be allowed him till the next court to consider the bill of the plaintiff

Thomas Bay Atty }
Bonyarna Clifton Atty } In Case

Promised at the motion one cost of the defendant
Richard Kells Atty }

John Adams jun Atty } In Bills

Contonued till the next court

William Pope Atty } In Case
William Edwards Atty }

Promised being agreed by the parties

Richard Harris Atty } In Case
Isaac Marin Atty }

The defendant by his attorney saving to himself all diversity of exception as well to the plaintiff's action as to the bill and also declaration, prays and has leave to impeach till the next court

In Matthew Estlin Esq. of Hugh Matthew (deceased) having died an attachment against the estate of William Matthew Esq. for eight pounds one shilling and seven pence due by rule of habeas corpus hath lawfully removed him self or absconds that the ordinary course of law cannot be used upon him Joseph Gray gent Jury of this county have made return that he had absconded all the estate of William Matthew was in the hands of James Reddy his