

time and space mentioned by the witness. The
Petitioners by their Counsel then prayed the Court
to direct the Jury that if they believed Nathan
Inland Testimony to be true that the gift as
proved by him was not sufficient in law to
transfer the property to the defendants wife
which direction the Court refused to give and
the petitioners by their Counsel, excepted and
prayed the Court to sign and seal this their
Bill of Exception which is accordingly done
this

day of May 1812

P. S. Coile

And Whereupon the Said Negro Hannah by
her attorneys aforesaid prays an appeal from the
judgment aforesaid ^{or} aforesaid rendered to the
high Court of Appeals of the Eastern Shore of
the State of Maryland, and the same is granted
unto her, it is therefore Ordered by the Court
here that the record and proceedings aforesaid
with all things thereunto relating be transmitted
to the high Court of Appeals of the Eastern
Shore of said State and the same are trans-
mitted to the Said Court accordingly —

Wm
Test

Wm. Murphy