

of appeals here the record and proceedings of a plea which was lately depending before them in the County Court of Frederick between Negro Mary petitioner and Otto Sprigg defendant, and wherein the said County Court gave judgment for the said Negro Mary against the said Otto Sprigg, and from which said judgment the said Otto Sprigg prayed an appeal unto the Court of appeals here, the tenor of which said record and proceedings is in form following, to wit:

{ Enter Record }

And now here on the said first Monday in December in the year of our Lord one thousand eight hundred and thirteen as aforesaid, comes into the Court of appeals here, as well the said Otto Sprigg by Arthur Shaaff and Roger Brooke Taney his attorneys, as the said Negro Mary by Alexander Contee Magruder her attorney; and the said Otto Sprigg by his attorneys aforesaid faith, that in the record and proceedings aforesaid, and also in the giving of judgment aforesaid, there is manifest error in this, to wit, that by the record aforesaid it appears, that the judgment aforesaid in the plea aforesaid given, was given for the said Negro Mary against him the said Otto Sprigg, when by the law of the land that judgment ought to have been given for ^{him} the said Otto Sprigg against the said Negro Mary; therefore in that there is manifest error