

of and upon the premises aforesaid R<sup>o</sup>  
And now at this day being the first Monday in  
December being the fifth day of the said month  
in the year of our Lord one thousand eight  
hundred and fourteen come again into the Court  
of Appeals here the parties aforesaid by their  
Attorneys aforesaid. Whereupon as well the record  
and proceedings aforesaid and the Judgment  
given inform aforesaid as the matters aforesaid  
by the said Otto Sprigg above for errors assigned  
being seen and fully understood by ~~the~~ the  
Court of Appeals here and mature ~~deliberation~~  
deliberation had thereupon, and because it  
appears to the Court of Appeals here that  
there is no error in the record and proceedings  
of the Judgment aforesaid as to the refusal  
of the said County Court to give <sup>the</sup> opinion  
and direction to the Jury on the prayer  
of the said Otto Sprigg as stated in the  
first Bill of Exception, and as to the opin-  
ion of the said County Court, and over  
ruling the objection made by the said  
Otto Sprigg, and permitting the said  
Deposition to be read in evidence to the Jury  
~~Richard Shuter to be sworn as~~  
~~Debtors in the cause~~ as stated in the