Thomas Hulson BELT REMEMBERED, That heretofore to wit, on the in the year of our Lord, one thousand, eight hundred and Attorney, prosecuted and sued forth out of the Court of Chancery of the State of Maryland, the writ of the said state for the correcting oferrors, directed to the Honorable the Judges of the Judicial District, in the words and of the tenor following, to wit: At which mentioned Monday in being the day of the said month, in the year of our Lord, one thousand, eight hundred and and the day of the return of the foregoing writ, the Judges of the District, to whom the said writ was in form aforesaid directed, in pursuance thereof, and according to the form and effect of the statute in such case made and provided, certify and transmit to the Court of Appeals here, together with the said writ, a record of the proceedings of the judgment in the said writ mentioned, in which said record is in form following, to wit: Be it remembered, That now here on the first Monday in December being the fifth day of the said month, in the year of our Lord, one thousand, eight hundred and thirty six the Chief Judge and Associate Judges of the City In Court of Battimus of Maryland, in pursuance of the directions of the Act of Assembly in such case made and provided, transmit to the Court of Appeals here, the record of proceedings of a place at aux Schlion pr Framwhich was lately depending before them in the City court of Battimore between Acque Arma Barnets Petitioner defendant, and wherein the said County court gave judgment for the said Negro Anna Barnet against the said Thomas Milson and from which said judgment the said Thornas & Melson appealed to the Court of Appeals here, the tenor of which said record of proceedings is in form following, to wit: And new come into the Court of Appeals here, as well the said Thomas TMilson by John Leottolus attorney, as the said Negro Anna Barnet by John of Typow and Daniel & Barner her attorneys; and thereupon, on motion of the said Negro Anna Barnet by her attorneys aforesaid, it is ruled by the court here, that the said Thomas Milson assign the errors in the record of proceedings aforesaid, or in the giving the judgment aforesaid, so as aforesaid brought before the Court of Appeals here, for correcting the errors supposed to be

therein, or judgment by the Court of Appeals here, will be entered against him in default