thereof: And the said Thomas Millson by hus attorney aforesaid, says, that in the record of 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 Anna Barnets against the said Thomas & Wilson when by the law of the land, that judgment ought to have been given for the said from as of against the said Nagro Anna Barnet therefore in that there is manifest error, and he prays that the judgment aforesaid for the error, and others being in the record of proceedings aforesaid, may be reversed; annulled, and held entirely as void, and that he the said Thomas The Com may be restored to all things which he hath lost by occasion of the said judgment and that the said Negro Anna Barnets may rejoin to the errors aforesaid, and so forth. And thereupon it is ruled by the Court of Appeals here, that the said Negro Anna Barnets. join in the errors by the said Thomas of Melson above assigned in the record of proceedings aforesaid, or judgment by the Court of Appeals here, will be rendered against here in default thereof: And the said attorney aforesaid, prays that a day may be given to to join in the error by the said above assigned in the record of proceedings aforesaid, until the Monday in -it is granted; the same day is also given to the said At which said day of the said month, in the year of our Lord, one thousand, eight bundred and said day was given to the said to join in the errors by the said above assigned; come again into the Court of Appeals here, the parties aforesuid, by their attornege eforeseit; and the said of igro ofnna Barne 6 attorney/aforesaid, says, there is no error in the record of proceedings aforesaid, byher nor in the giving of the judgment aforesaid, and she prays that the Court of Appeals here, will proceed to the examination as well of the record of proceedings aforesaid, as of the matters aforesaid, by the said Thomas I Willen above for error assigned, and that the said judgment may be in all things affirmed, and so forth. But because the Court of Appeals here, are not advised what judgment to give of and upon the premises, day therefore is given to the parties aforesaid, before the Court of Appeals here, until next, to hear the judgment of the Court of Appeals here, of and upon the premises, for that the court now here, thereof are not advised, and so forth. At which said Mondayin being the day of the said month, in the year of our Lord, one thousand, eight hundred and come again into the Court of Appeals here, the parties aforesaid, by their attorneys aforesaid,

thereupon, further process of and upon the premises, between the parties, aforesaid is by virtue

of an Act of Assembly in such case made and provided, further continued, before the Court of Appeals here, until the Monday in next; the same day is given to the said parties there, then to hear the judgment of the Court of Appeals here, of and upon the said premises, and so forth. At which said Monday in being the day of the said month, in the year of our Lord, one thousand, eight hundred and come again into the Court of Appeals here, the parties aforesaid, by their attorneys aforesaid: But because the Court of Appeals here, are not yet advised what judgment to give of and upon the premises, a day therefore is further given to the parties aforesaid, with the consent of the said parties, by their attorneys aforesiad, to come before the Court of Appeals here, on the next, to hear the judgment of the Court of Appeals here, of and upon day in the premises, for that the Court now here, as yet are not, &c. At which said Monday in being the day of the said month, in the year of our Lord, one thousand, eight hundred and again into the Court of Appeals here, the parties aforesaid, by their attorneys aforesaid: Thereupon further process of and upon the premises aforesaid, between the parties aforesaid, is by virtue of an Act of Assembly, in such case made and provided, further continued before the Court of Appeals here, until the Monday in / next; the same day is given to the said parties there, then to hear the judgment of the Court of Appeals here, of and upon the said premises, and so forth. At which said Monday in/ being the day of the said month, in the year of our Lord, one thousand, eight hundred and again into the Court of Appeals here, the parties aforesaid, by their attorneys aforesaid: But because the Court of Appeals here, are not yet advised what judgment to give of and upon the premises, a day therefore is further given to the parties aforesaid, with the consent of the said parties, by their attorneys aforesaid, before the Court of Appeals here, until the Monday next, to hear the judgment of the Court of Appeals here, of and upon the premises, for that the Court now here, as yet are not, &c. At which said Monday in being in day of the said month, in the year of our Lord, one thousand, eight hundred and come again into the Court of Appeals here, the parties aforesaid, by their attorneys aforesaid: Thereupon further process of and upon the premises aforesaid, between the parties aforesaid, is by virtue of an act of Assembly in such case made and provided, further continued before the Court of Appeals here. until the / Monday in next; the same day is given to the said parties there, then to hear the judgment of the Court of Appeals here, of and upon the said premises, and so forth, his day, to wit, the said -day of the said month, in the year of our Lord, one thousand, night hundred and come again into the Court of Appeals here, the parties aforesaid, by their atterneys aforesaid. Whereupon as well the record and proceedings aforesaid, and the judgment giv-

en in form aforesaid, as the matters aforesaid, by the said Thomas, Milson

above for error assigned, being seen, and by the Court of Ap-