

At My. Cases of the Court in the Court of Chancery &c.

Thomas Purgeley 5th Dec 1718

Some of your Honor it is not proper to insist in this Cause
but to repeal it for that it presends hastily without
hearing Mr. Maccremores which was against Natural
Justice to punish or more hindered without giving him
an opportunity of being heard besides the Allegations of
Act were too general the particulars of the Crimes not
being expressed

FOURTH Form of Opinion of a practitioner

before himself disrespectfully or insolently to any Court in Great
Britain Court hath power to second the orders which make Opines
were to suspend the Orders from practice in such Court
and of the Orders be ordered to submit to the Court and
beg pardon for his Opines and he refuse so to do or the
Opines be extraordinary or Repugnant, the Court may deprive
the Order of his practice in that Court and Opines words
be made - severally Courts or he be Curric of Opines -
Against the Courts and refuse to submit or be general
ly insolent and misbehaving himself to the Courts of Justice
and his Opines are multiplied it will be just and reason-
able for the Assembly on hearing said Opines or giving him
opportunity of being heard and having state factor of
his Guilt for the great Advancement of Justice and the
disparaging of the Courts by act of Assembly to make him
unacceptable to practice any more in any Court within
England

STAND

Think the being of Council for multifactors the Council
behaving himself with duty and respect to the Courts is not
to be objected against him - Edward Nohy 29th Oct 1718
The above Reasons will to morrow morning legally

the Book

Saturday The House met according to Adjournment

May 16th 1719

Masterdays proceedings are read -
The Speeches of his Letters are read by command of the