

plaintiffs, by their petition, prayed that she might be brought before the Court, &c.

KILTY, C., 13th July, 1821.—Ordered, that the sheriff of Baltimore County bring into Court the defendant, Sarah Hanna, on the 21st day of the present month, the said Sarah Hanna being returned by him attached for not answering the bill in this suit. *Milf. Plea.* 105; *Le Texier v. The Margarine of Anspach*, 15 Ves. 164.

Soon after the passing of this order, the defendant, Sarah, the wife of Alexander, put in her separate answer, in which she \*admitted the conveyance of the property to the use of herself and her children, was made as set forth in the bill; but she averred that it was made in consideration of her fortune, amounting to about \$5,000; that the house on the lot was erected with her money so paid to her husband; that he was in good and solvent circumstances at the time he made the conveyance; and she denied all fraud, &c. 29

The infant defendants, Mary, John and Robert, answered by their guardian *ad litem*, and admitted the execution of the conveyance by their father as set forth; but averred that he was then in solvent circumstances; and prayed that their interests might be protected, &c.

The plaintiffs, by their petition, stated that the defendant, Sarah Hanna, Jr., had attained her full age since the issuing of the commission to take the answers of the infant defendants, and had refused to answer their bill of complaint. Whereupon they prayed process against her, &c.

JOHNSON, C., 19th November, 1822.—Leave is given to amend the bill, so as it shall appear by the bill, that the person, in this petition mentioned, has arrived at full age; and a subpoena being served on her, if disregarded, the necessary compulsory process will issue.

After which, the defendant, Sarah Hanna, Jr., put in her answer, in which she admitted the execution of the conveyance by her father, as charged in the bill; but declared that he was then solvent, as she had heard and believed; and that she had no knowledge of any other matters set forth in the bill.

The plaintiffs' solicitor, by an application in writing, prayed that a commission might issue to take testimony, &c. To which a solicitor, who appeared only for the defendants, Alexander B. Hanna and wife, and Sarah, their daughter, subjoined his consent in these words, "the undersigned, as counsel for such of the above defendants as he appears for, consents to the above commission as