

Case No. 431. ANONYMOUS.
[2 Amer. Law Rev. (1859,) 359.]

Circuit Court, D. Tennessee.

CONFLICT OF LAWS—FOREIGN ADMINISTRATOR.

Payment of a debt, at the domicil of a debtor, to a foreign administrator, is no defence to a suit by the administrator subsequently appointed under authority of the state in which the debtor is domiciled. This decision follows the opinion of Judge Story, in his Conflict of Laws, § 514, and the case of *Young v. O'Neal*, 3 Sneed, 55. The court distinguish the cases of *Doolittle v. Lewis*, 7 Johns. Ch. 45, and *Nisbet v. Stewart*, 2 Dev. & B. 24, the decisions in which have been supposed to support the opposite view.

{Decided by Trigg, District Judge. Nowhere reported; opinion not accessible.}