BARRELL V. LIMINGTON.

 $[4 Cranch, C. C. 70.]^{1}$

Case No. 1,040.

Circuit Court, District of Columbia.

May Term, 1830.

DEPOSITION-NOTICE-ACT OF 1789-ATTORNEY.

Notice of taking a deposition under the act of 1789, § 30, directed to the party himself, may be served on his attorney-at-law.

Mr. Coxe, for the defendant, objected to a deposition taken on the part of the plaintiff, that the notice, directed to the defendant himself, was served only upon his attorney-atlaw in the cause.

THE COURT, however, (nem. con.,) overruled the objection.

¹ [Reported by Hon. William Cranch, Chief Judge.]

This volume of American Law was transcribed for use on the Internet