CONWAY V. ALEXANDER.

 $[2 Cranch, C. C. 57.]^{1}$

Case No. 3,146.

Circuit Court, District of Columbia.

Nov. Term, 1812.

COSTS UPON REVERSAL BY SUPREME COURT.

Costs are not given upon reversal in the supreme court of the United States.

Upon a mandate from the supreme court of the United States, reversing the decree of this court, and ordering the bill to be dismissed. [Conway v. Alexander, 7 Cranch (11 U. S.) 218.]

C. Lee, moved this court to award costs of the supreme court, as well as of this court against the complainant.

But THE COURT (FITZHUGH, Circuit Judge, absent) refused as to the costs of the supreme court.

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

