

Case No. 5,071. FRAZIER v. BRACKENRIDGE.
[1 Cranch, C. C. 203.]¹

Circuit Court, District of Columbia.

Dec. Term, 1804.

EXECUTORS—RULE TO PLEAD.

An executor may be ruled to plead before the expiration of the year after letters granted.

{This was an action by Frazier against, Brackenridge, the executor of White.}

Motion for rule to plead.

Mr. Key objects, that an executor is not obliged to pay money until twelve months after letters testamentary granted, and therefore is not obliged to plead. Cur. ad. vult.

Rule granted to plead by the 2d day of next term.

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