

MUTTER v. HAMILTON.

{1 Brunner, Col. Cas. 27;<sup>1</sup> 2 Hayw. (N. C.) 346.}

Circuit Court, D. North Carolina. June Term, 1805.

PRACTICE IN EQUITY—INJUNCTION TO STAY  
ACTION AT LAW—CAUSE READY FOR TRIAL.

Where a cause is ready for trial, an injunction will not be granted so as to stay the trial.

In equity.

PER CURIAM. We will not grant an injunction so as to stay trial, or entering up judgment; therefore this cause now ready for trial shall not be postponed, although the bill in equity which has been read for obtaining an injunction may contain matter enough to warrant the granting it.

<sup>1</sup> [Reported by Albert Brunner, Esq., and here reprinted by permission.]

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