

Case No. 12,009.

ROGERS ET AL. V. CROMMELIN.

{1 Cranch, C. C. 536.}¹

Circuit Court, District of Columbia. June Term, 1809.

APPEARANCE—AUTHORITY—TERM PASSED.

After an appearance entered at a previous term it is too late to call for the authority to appear.

Motion by Mr. Jones and F. S. Key, to dissolve the injunction without answer.

CRANCH, Chief Judge, being a nominal plaintiff, did not sit in the cause.

R. B. Key and C. Lee called on the defendant's attorneys for their authority to appear.

Mr. Jones and F. S. Key, contra, contended that the objection was too late as an appearance had been entered at the last term; and

THE COURT was of that opinion.

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

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

through a contribution from [Google](#). 