

1772. August 4.

COLE against FLAMMARE.

No 6.

FOUND, that an application for sequestration under the bankrupt act, was sufficiently warranted by a general letter of mandate from an English merchant to his brother, in this country, whom he had originally entrusted as institor for the disposal of certain goods.

*Fol. Dic. v. 4. p. 19. Fac. Col.*

\* \* \* This case is No 34. p. 4820. *voce* FORUM COMPETENS.

*See* APPENDIX.