YesWeScan: The FEDERAL CASES

COOKE V. MYERS.

Case No. 3,175. [1 Cranch, C. C. 166.]¹

Circuit Court, District of Columbia.

June Term, 1804.

COSTS OF MOTION.

Upon a judgment on motion upon a replevy bond for rent, the plaintiff is entitled to costs of the motion.

COOKE v. MYERS.

- Motion on a replevy bond for rent. The rents were attached in the hands of the tenant at the time of the distress. The bond included costs of distress.
- Mr. Youngs, for the defendant, contended that no costs could be given upon this motion, the plaintiff having released the costs of distress.

Judgment for the amount of rent due, and costs of this motion; the plaintiff having released the costs of the distress.

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.