

Case No. 3,370.

CRAWFORD v. MILLIGAN.

[2 Cranch, C. C. 226.]¹

Circuit Court, District of Columbia.

April Term, 1821.

PROMISSORY NOTE—DEMAND AND NOTICE.

If a note fall due on Saturday, and payment be demanded of the maker on that day, notice to the indorser, on Monday, is not too late.

Assumpsit against the indorser of a promissory note, which became due on Saturday. Payment was demanded of the maker of the note on that day, and notice of the non-payment by the maker was given to the defendant on the following Monday.

THE COURT (nem. con.) decided that the notice was not too late.

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