YesWeScan: The FEDERAL CASES

Case No. 7,440.

JOLLY V. RANKIN.

[1 Cranch, C. C. 372.]¹

Circuit Court, District of Columbia.

Dec. Term, 1806.

BAIL.

The plaintiff's affidavit was that a certain sum, charged as the balance, "is just and true, to the best of his knowledge and belief." Held not sufficient to hold to bail—(nem. con.).

[Cited in Clarke v. Druet, Case No. 2,850.]

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