

Case No. 8,641.

LYNN v. HALL.

{2 Cranch, C. C. 52.}¹

Circuit Court, District of Columbia.

July Term, 1812.

SET-OFF—SEPARATE DEBT OF ONE PARTNER.

The defendant cannot set off a separate debt of one partner against a partnership claim.

{This was a suit by Lynn, surviving partner of Lynn & Dodson, against Hall.}

The defendant offered to set off a claim against Dodson alone.

THE COURT (nem. con.) refused.

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