

## Case No. 9,387.

MECKLIN v. CALDWELL.

{1 Cranch, C. C. 372.}<sup>1</sup>

Circuit Court, District of Columbia. Dec. Term, 1806.

BAIL IN CIVIL CASES—SUFFICIENCY OF  
AFFIDAVIT.Assault and battery. Affidavit of the fact, but not of any  
amount of damage; *held* not sufficient to hold to  
bail—(nem. con.)

{See Case No. 9,388.}

<sup>1</sup> [Reported by Hon. William Cranch, Chief Judge.]This volume of American Law was transcribed for use  
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