

RHODES V. BROOKE.

 $[1 Cranch, C. C. 206.]^{\underline{1}}$

Circuit Court, District of Columbia. Dec. Term, 1804.

BAIL-WHEN TAKEN-ASSIGNMENT.

The defendant may give special bail at any time during the return term, although the plaintiff may have taken an assignment of the bail-bond.

Mr. Woodward, for defendant, moved to enter special bail.

Mr. Hewitt, for plaintiff, objects that he had taken an assignment of the bail-bond, and contended that the defendant has no right to give special bail after the four first days of the term.

Cur. ad. vult Motion granted, and special bail given; THE COURT being of opinion that the defendant should have the whole term to give special bail.

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

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