

Case No. 11,806.

RICKETTS ET AL. V. HENDERSON.

{2 Cranch, C. C. 157.}¹

Circuit Court, District of Columbia. Nov. Term, 1818.

JUDGMENT—ACTION UPON—PERSONAL SERVICE.

A judgment against the principal debtor, in a foreign attachment in Pennsylvania, is not evidence, in the District of Columbia, of a debt due by that debtor.

Debt, on a judgment in Pennsylvania on a foreign attachment.

Mr. Taylor, for defendant, contended that as the judgment was rendered without any personal notice to the defendant it was not even prima facie evidence of a debt *Robinson v. Ward's Ex'rs*, 8 Johns. 89; *Kilburn v. Woodworth*, 5 Johns. 37; and *Buchanan's Case*, 9 East 192.

Mr. Swann, for plaintiff.

THE COURT, having taken time to consider, rendered judgment for the defendant, on the authority of the cases cited by the defendant's counsel.

¹ [Reported by Charles Sumner, Esq.]

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