

Case No. 11,911.

ROBERTS v. REINTZELL.

{2 Cranch, C. C. 235.}¹

Circuit Court, District of Columbia. April Term, 1821.

COSTS—SECURITY FOR—NONRESIDENCE OF
PLAINTIFF—REMOVAL.

If the plaintiff reside out of the District, and the person for whose use the suit is entered upon the docket remove from the District, the court will order the plaintiff to give security for costs.

{Cited in Miller's Adm'r v. Norfolk & W. R. Co., 47 Fed. 266.}

When this suit, was brought {by Roberts} for the use of Quantrill, he resided in this District, but having afterwards removed from the District, and plaintiff being a nonresident.

Mr. Key, for defendant, moved the court for a rule on the plaintiff to give security for the costs.

Mr. Jones, for plaintiff, objected.

But THE COURT granted the rule.

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

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