

SHEAN v. TOWERS.

{1 Cranch, C. C. 5.}¹

Circuit Court, District of Columbia. April, 1801.

BAIL—APPEARANCE BAIL—SPECIAL BAIL.

If no appearance-bail be required, the court will not require special bail, on setting aside the office judgment.

Mr. Swann prayed that the defendant might not be permitted to set aside the office judgment without giving special bail, and stated that he had evidence to prove the account to entitle him to special bail. There was no appearance-bail required.

THE COURT refused to rule bail.

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

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