

Case No. 13,834.

TENNY V. DENSLEY ET AL.

[1 Cranch, C. C. 314.]¹

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

INSOLVENCY—ARREST—COSTS—DISCHARGE.

An insolvent debtor will be discharged from arrest for costs accrued partly before and partly after his discharge under the act.

Ca. sa. [by Tenny against Densley & Burford] for costs on verdict at December term, 1805, for defendant, Tenny. On the 30th of September, 1805, Densley had been discharged under the insolvent law of 1803 (2 Stat. 237), by the 10th section of which, he is to be discharged if taken on any process or any judgment for any debt, damages, or costs contracted, owing or growing due before his discharge. Part of these costs were growing due or were contracted before his discharge. The defendant, Densley, was discharged by the court on that ground. (DUCKETT, Circuit Judge, absent)

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

This volume of American Law was transcribed for use
on the Internet

through a contribution from [Google](#). 