

Case No. 17,015.

VOSS v. TUEL.

{1 Cranch, C. C. 72.}¹

Circuit Court, District of Columbia.

March Term, 1802.

BAIL—TRESPASS.

Bail required in trespass for cutting up a scow.

Trespass, for cutting a scow to pieces.

The plaintiff made affidavit that he had been informed and believed that the defendant with others had cut up and carried away his scow, and that it was worth one hundred dollars, and that he apprehended the defendant would leave the district upon the issuing of process against him, unless he should be held to bail.

THE COURT refused to permit the defendant to appear without special bail. MARSHALL, Circuit Judge, absent.

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