

Carrew Vs. Willing

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Court : US Supreme Court

Decided On : 1785

Appeal No. : 1 U.S. 130

Appellant : Carrew

Respondent : Willing

Judgement :

CARREW v. WILLING - 1 U.S. 130 (1785)

U.S. Supreme Court CARREW v. WILLING, 1 U.S. 130 (1785)

1 U.S. 130 (Dall.)

CARREW

v.

WILLING.

Court of Common Pleas, Philadelphia County

June Term, 1785

Capias to June, 1784. The Bail bond sued to September, 1784; and December 1784, judgment was signed on the bail bond suit nisi special bail filed in 30 days. Default was made in filing special bail, and fi: fa: moved to June 1785.

And now, August 8, 1785, Sitgreaves filed defendant's affidavit of a just defence, and obtained a rule to show cause, why the proceedings in the bail bond suit should not be stayed on paying costs, pleading issuably in the original action, taking short notice of trial, and consenting that the judgment on the bail bond should stand as a security. He cited Barnes's notes 74. Birch vs Graves. Ib. 85. Otway vs Cockayne. Ibid. 91. Seaber vs Powell. Ibid 112. Morley vs Carr.

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Page 1 U.S. 130, 131

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