

~~John Carter Pet.~~

Donnam: Olozman and Jane his wife pet.  
agt.  
Robert: Leather and Elizabeth his wife def.

No Ex-lamination being filed  
all parties were called  
and appeared at Bar

And the said Elizabeth wife to the said Robert being examined, did confess that she had abused Jane the wife of the said Donnam, by calling her ~~it~~ and several other unbecoming names, for which she did confess in Open Court, that she had done the said Jane wrong, and therefore did begg the sd Jane's pardon, which was granted

Wherupon the Court ORDERED That Robert Leather give Security for his sd wife's good & behavieur. ORDER The sheriff take sd Eliz: into Custody till Security given.

And wherupon came Robert: Leather and ~~the~~ Recognizant did at New Bays him self to be bound with their Ma<sup>ties</sup> King Wm. & Queen Mary in the sum of forty pound Sterling maie of England to be levied on all good Chancells land and Tenements for their Ma<sup>ties</sup> Sr Sir wife Henry Bishop betwix bound to their sd Ma<sup>ties</sup> Recognizant in the sum of 20. lib money to be levied ut supra.

The Condition of the above sd Recognizant is such that if Elizabeth the wife of Rob: Leather be of the good behavieur and abedant to all their Ma<sup>ties</sup> Kings Peoples of this Province, but more especially to Jane the wife of Donnam: Olozman during the Courts pleasure, that then this Recognizant to be void and of new effect, otherwise to be and remain in full power force and virtue.

John: Carter Pet.

agt.  
Sam: Cromlinson Def.

Somerset County W. Samuel: Coulison was attached to answer unto John: Carter of a plea of trespass upon the Case.

And wherupon the said John: by Counsel sent his Attorney/Complainers that wherwas the said Samuel. the 12. day of June in the year of four

Lord 1686. at Monroan within the Jurisdiction of this Court was bound to the said John in the sum of five thousand three hundred eighty seven pound of lawful money by the Ballant of appertinent and the 20. term Court produced more at large may appear and the said Samuel to the sd John. in manner a forsd being indebted did assume upon him self and to the said John and there faithfully promise that he the said Sam<sup>l</sup>. the said sum of 5387. to have when he should be thereunto required would well and truly content and pay. Now the by the said Sam<sup>l</sup>. his promise and assumption a forsd not regard ing but minding fraudulently wronging him the said Samuel in this behalf, craftily and subtilly to detour and defraud the said Ballant of auct to the said John hath not paid, but the same hath denyed and still doe deny to the damage of the said John of 7000 pound of lawful money, and therof he being his suit er.

But the Quo Bleg er { Jno. Do. }  
{ Linc. Roc. }

The sd Attorney viz. W. Somers craved a Non suit which was granted. bid: folle 82.