

Whereupon a certain John Parramore present here in court in his proper person undertook for the said William Haster, Solomon Haster, Moses Creman, and assumed upon himself that if it should happen that Judgement in the plea of should be rendered for the said Outerbridge Horsey against the said William, Solomon, & Moses or that the said William, Solomon, & Moses should be therein convicted that then they the said William, Solomon, & Moses or either of them should pay and satisfy unto the said Outerbridge Horsey the Judgement of the court thereupon or render their or each of their bodies in Execution of such Judgement to the prison of the sheriff of the county of in satisfaction thereof that he the said John Parramore will do the same for them

And the said William Haster, Solomon Haster, Moses Creman, each of them come and defend the force & Injury when it is say that they or either of them cannot deny the actions of the said Outerbridge Horsey (nor but that the writing obligatory of is the deed of them the said William, Solomon, & Moses, each of them) nor but that they owe the said Outerbridge Horsey the said Fourteen pound ten shillings & ten pence in manner and form as the said Outerbridge above against them hath declared

Therefore it is considered that the said Outerbridge Horsey recover against the said William Haster, Solomon Haster, Moses Creman his Debt of and his damages by occasion of the detention of that same Debt to pounds of Tobacco to the same Outerbridge of his Affairs by the court here adjudged the said William, Solomon, & Moses in Mercy &

31^o

Command was given unto the sheriff of Somerset County that he should take Peter Magee Junr late of Somerset County Planter if he should be found in his bailiwick and him should safe keep so that he might have his body before the Justices of his Lordships county court of Somerset to be held at principal Town the third Tuesday of June Anno Domini one thousand seven hundred & sixty three to answer unto George Farrington of a plea of trespass upon the case &c. To which the same Day is given to the said George Farrington here to which day here came the said George Farrington by George Hayward his Attorney and the sheriff to wit Ephraim Wilson now here returned that he had taken the said Peter Magee Junr whose body here at this day he had ready to answer the said George Farrington of the plea of trespass to him it was commanded

And hereupon the said George Farrington complained against the said Peter Magee Junr in the plea of in form following Somerset to Peter Magee late of Somerset County Planter was attached to answer unto George Farrington of a plea of trespass upon the case &c. To which

And whereupon the said George Farrington by George Hayward his Attorney complains that whereas the said Peter after the first day of May in the year of our Lord one thousand seven hundred & sixty two to wit on the eighteenth day of June in the year of our Lord one thousand seven hundred & sixty two at the county of made his certain note in writing commonly called a promissory Note with his proper name thereto subscribed bearing date the same day and year as and the same Note to the said George Farrington then and there did deliver by which Note the said Peter did promise and oblige himself to pay or cause to be paid to the said George by the name of George Farrington the full & just sum of eight pounds to be paid to the said George Farrington by the first day of January next Ensuing the date of the said Note for Value Received of the said George Farrington by reason whereof as also by force of the statute in such case made & provided the said Peter became liable to to pay to the said George Farrington the said sum of eight pounds in the said Note mentioned according to the Tenor & effect of the said Note, and being so liable the said Peter in consideration thereof afterward to wit the same day & year last at the county

June
of undertook
and truly
the Tenor
of made
-cular craft
or him for
the same
the same to
the said Ge
-land there
The
give specu
hers in cou
if it shou
against
the said
-upon or re
satisfaction
Wh
Injury
that he di
hath comp
part sust
damages
opposed to
not this
acknow
Therefore
against
Peter in
1763
Farrington
certain
1763
Henry
1763
Isaac
him
court of
seven hun
-ctors of
the sum
So forth
And here
form follo
planter