

how that y<sup>e</sup>. S. Math<sup>r</sup> do recover ag<sup>t</sup>. y<sup>e</sup>. S. Ex<sup>r</sup>. Edw<sup>d</sup>. Scott & Tho<sup>s</sup>. Ringold  
 y<sup>e</sup>. aff. sume of twenty nine pounds fifteen shillings & nine pence halfe penny & 3<sup>d</sup>  
 Damages by y<sup>e</sup>. S. Math<sup>r</sup> on acc<sup>t</sup>. of y<sup>e</sup>. promises of y<sup>e</sup>. defendant and a fee of sume of  
 four hundred forty nine pounds of Tob<sup>o</sup>. cost. by y<sup>e</sup>. S. Math<sup>r</sup> at his suite in this  
 behalfe expended and by y<sup>e</sup>. Co<sup>rt</sup> here of his aff<sup>r</sup> adjudged of y<sup>e</sup>. goods & chattels  
 of y<sup>e</sup>. S. Elias in their hands to be administered if they be much in their hands  
 have And if they see much in their hands have not then y<sup>e</sup>. cost. of their  
 owne proper goods & chattels And y<sup>e</sup>. S. Ex<sup>r</sup> in money & an. & the

Edw <sup>d</sup> . Scott Sher <sup>iff</sup>	W <sup>ill</sup> . 79/11	Esther Lewis Ex <sup>r</sup>	W <sup>ill</sup> . 1100	The Same	W <sup>ill</sup> . 500
Ambrose Ains <sup>worth</sup>	Deft. death	Tho <sup>s</sup> . Lewis	Cont	The Same Adm <sup>r</sup>	Cont
Tho <sup>s</sup> . Folley		Tho <sup>s</sup> . Folley		Cont	
Tho <sup>s</sup> . Folley		Walter Mooks	Cont	Edw <sup>d</sup> . Daniel in due forme of Law proves his Acc <sup>t</sup> . ag <sup>t</sup> . Nicholas Hart for one hundred forty pounds of Tob <sup>o</sup> .	

after w<sup>ch</sup>. M<sup>r</sup>. Philip Hopkins & M<sup>r</sup>. James Harris sit

M<sup>r</sup>. Philip Hopkins brings into Co<sup>rt</sup>. his Negroe girl called Sonny and prays  
 y<sup>e</sup>. Co<sup>rt</sup>. well to judge of her Age according to a certain Act of Assembly  
 of this Province in such Case made & provided W<sup>ch</sup>. S. Negroe being viewed by  
 y<sup>e</sup>. Co<sup>rt</sup>. she is by this Co<sup>rt</sup>. adjudged to be of y<sup>e</sup>. Age of nine years

Tho<sup>s</sup>. Folley }  
 Mich<sup>l</sup>. Miller }  
 The S. P<sup>l</sup>ff moves y<sup>e</sup>. Co<sup>rt</sup>. y<sup>e</sup>. y<sup>e</sup>. S. Acc<sup>t</sup> may be  
 continued untill y<sup>e</sup>. next Co<sup>rt</sup>. for want of y<sup>e</sup>. Defts  
 Wife who was summoned as an Evidence for him y<sup>e</sup>. S. P<sup>l</sup>ff

But y<sup>e</sup>. Co<sup>rt</sup>. are of opinion y<sup>e</sup>. she be not admitted an Evidence ag<sup>t</sup>. her husband  
 and order y<sup>e</sup>. y<sup>e</sup>. S. matter come to Tryall W<sup>ch</sup>. is accordingly done And y<sup>e</sup>.  
 Jury impaneled & sworn in S. Cause find a Verdict for Deft. Upon w<sup>ch</sup>.  
 S. P<sup>l</sup>ff moves y<sup>e</sup>. Co<sup>rt</sup>. in stay of Judgm<sup>t</sup>. And time is given to him till y<sup>e</sup>.  
 birthday of Nov<sup>r</sup>. next to file his reasons y<sup>e</sup>. y<sup>e</sup>. Deft may have time to answer  
 him at y<sup>e</sup>. next Co<sup>rt</sup>.  
 M<sup>r</sup>. J<sup>o</sup>. Carville Litt.

Edw<sup>d</sup>. Parry comes into Co<sup>rt</sup>. and acknowledgeth himselfe indebted to our Sovereign  
 Lady Queens Anne her heirs & assigns in y<sup>e</sup>. sume of ten pounds Sterl<sup>ing</sup> on  
 his lands & Tenem<sup>t</sup> goods & chattels to be levied if he make not his personal  
 appaerance at y<sup>e</sup>. next Co<sup>rt</sup>. to be held for S. County to prosecute as an Evidence for  
 our S. Lady y<sup>e</sup>. Queens ag<sup>t</sup>. Edw<sup>d</sup>. Bragg Whereon he is content  
 Rich<sup>d</sup>. Mason maketh Oath That he hath attended this Co<sup>rt</sup>. two days as an Evidence  
 for Mich<sup>l</sup>. Miller at suite of Tho<sup>s</sup>. Folley and prays an Ord<sup>r</sup>. of this Co<sup>rt</sup>. for his  
 Allowance in such Cases usuall

Ordered