

March Court - 1726. - - - 237

1722.	To Wm. Carter	121
	To Mrs. Squire	100
	To Mrs. Squire	60
	To Mrs. Squire	68
	To Mrs. Squire	240
1723.	To Mrs. Squire	140
	To Mrs. Squire	18
	To Mrs. Squire	97
1724.	To Mrs. Squire	89
	To Mrs. Squire	21
	To Mrs. Squire	30
1725.	To Mrs. Squire	136
1726.	To Mrs. Squire	96
	Total	1153

De Couba _____ 20
 1722 1345 1/2 _____
 By Mrs. Squire _____ 1183
 _____ 1153

Saving Provs of Jos. M. Carter

A Copy of the foregoing said writ. was made & sent to be served on J. M. Carter with the writ in the place and to

At which said third day of March to wit the twenty first day of the same month and day one thousand seven hundred & twenty six being a day of the return of the writ with Cometh J. M. Carter by his attorney and a Sheriff of Suffolk County to whom the foregoing writ was directed likewise Cometh and make the return thereof to the Court here endorsed in the words following vid. Capitulum deus. delivered in time of me from Allen Sheriff

And the said Wm. Carter being present here in Court at the prayer of the plaintiff and adjudged to give special bail to the action and thereupon certain J. Williams of the County and Plaintiff present here in Court undertakes for the said Wm. Carter that if in case J. M. Carter shall recover judgment in the place and against the said Wm. Carter or if J. M. Carter shall be therein Committed that then he the said William Carter shall pay a. Contumacious of the Court thereupon or tender his body to the custody and detention of the Sheriff of Suffolk County in satisfaction hereof or that the said J. Williams will do it for him &c

Whereupon the said Wm. Carter in his own proper person comes and defends & says & Jurors when he says & saith that he cannot gain say the action and nor but it had assumed upon himself in manner & form as the said Jos. M. Carter above against him hath Complaind nor can he say but it the said Jos. M. Carter hath sustained damage by omission of non performance of his promise and assumption and one thousand one hundred and thirty three pd. of the said and the same declaration in all the words before Expressly Cometh

Therefore it is considered that said Jos. M. Carter recover against J. M. Carter as well the sum of one thousand one hundred & thirty three pd. of the said his damages and by him in his declaration above suggested as also the sum of three hundred and twenty one pd. of the said for his costs and charges by him about his Suite in this part expanded to same Jos. by J. Court hereof his apud and J. M. deff in Mary &c

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