

June Court --- 1727 --- 5

the same day is given to the afo^d Court here also — At which said next Court to wit the fifteenth day of Novem^r. and D^rnd. One thousand seven hundred and twenty six came againe as well the afo^d Thos^r M^rester as the afo^d Thomas Ralph and John Collins by their attorney, afo^d and whereupon the afo^d Thomas Ralph and John Collins by their said attorney pray further Leave to Imparte heremto until the next Court and they have it and the same day is given to the afo^d Court here also —

At which said next Court to wit the twenty first day of March and D^rnd. One thousand seven hundred and twenty six came againe as well the afo^d John M^rester as the afo^d Thomas Ralph and John Collins by their attorney afo^d, and whereupon the said Thomas Ralph and John Collins by their said attorney pray further Leave to Imparte heremto until the next Court and they have it and if same day is given to the afo^d Court here also —

At which said next Court to wit the twentieth day of June and D^rnd. One thousand seven hundred and twenty seven came againe as well the afo^d John M^rester as the afo^d Thomas Ralph and John Collins by their attorney afo^d, and whereupon the said Thomas Ralph and John Collins by their said attorney as before desyrd the force and Injury, wher^t And say that the afo^d Thos^r M^rester his action afo^d against them the said Thos^r & John afo^d to have & Main tain ought not because they say that they of said Thos^r & John at y^e da^t of the Impetration of y^e Original writt of him the said John had fully ad ministered all y^e goods & Chattels which were of y^e afo^d Collins deed at the time of his Death in their hande to be ad ministered by reason whereof the afo^d Thos^r & John the Debt afo^d to the afo^d Ju^r M^rester could not pay & thus they are ready to verifie whereof they pray Judgment if of said John his action ag^t them to have Ought &

And whereupon the afo^d John M^rester by his attorney afo^d pray that he may have Judgment against the afo^d Thomas Ralph and John Collins of the afo^d two pounds fourteen shillings and five pence per^t money to be levied of the goods and Chattels which were of the afo^d John Collins deed, being not ad ministered, and when to the hands of the afo^d Thomas Ralph and John Collins should hereafter happen to come to be ad ministered —

Therefore it is Considered by the Court here the twentieth day of June and D^rnd. One thousand seven hundred and twenty seven that the afo^d John M^rester recover against the afo^d Thomas Ralph and J^r Collins afo^d as afo^d two pounds fourteen shillings and five pence per^t money ~~and~~ ^{per} his damages afo^d a sume three hundred & eleven pounds afo^d to be to the same J^r M^rester by the Court here adjudged unto him for his costs and charges by him about his suit in that part expended, to be levied of the goods and Chattels which were of the afo^d John Collins deed at the time of his death and which to the hands of the afo^d Thomas Ralph and J^r Collins afo^d as afo^d should hereafter happen to come to be ad ministered, and the afo^d debts in Money due —