

the care of her the Said Mary which we find by the Information given us to be
 some time in the Year Seven teen hundred ~~twenty~~ Six accordingly he returned
 Under her care and continued in her Service Untill he Entred upon the Seven teen
 hundred Year of his age about a month or two and then Left his said Mistress
 within which time he Acknowledges to have received Seven months Schooling
 by which means he can now read the Said Mary Walston doth further
 Declare she had provided paper to have him taught to write when he went away
 from her for which reasons in our humble opinion the Said Terrill Brown
 had not any Just cause of Action all which we Submit to the Judgment of
 the Court given Under our hands and Seals the day and Year above: Rob: King

which being read and heard Therefore it is considered that the aforesaid Terrill Brown
 take nothing by his writt aforesaid but be in mercy for his false Honour, and that the aforesaid Boaz
 Walston and Mary his wife goe Home without day and further it is considered by the Court how
 that the aforesaid Boaz Walston and Mary his wife recover against the aforesaid Terrill Brown

188 One hundred & eighty eight - - - pounds of tobacco for their costs and Charges by them
 about their defence in that part Sustained to the Same Boaz and Mary by the Court here according
 to the form of the Statute in such case and provided of the said as judged and that the said Boaz
 and Mary have Home of Decem: 1732

1732 B. William Wye }
 Esq. John Junstall }
 Somerset: Will^m Wye Sole of Somerset County, Clerk was
 attached to answer unto John Junstall of a plea of trespass
 upon the Case & — And Whereupon the Said John
 by Levin Gale his Attorney complains that Whereas the aforesaid W^m the ten th
 Day of Octob: Ann Dom one thousand Seven hundred and thirty one at
 Somerset County within the Jurisdiction of this Court was Indebted unto the
 Same John in one pound fifteen Shillings and Eight Pence Current money
 as by Account here unto Annexed may appear and so there of being Indebted
 the Said Will^m afterwards to wit the Same day and year aft at the County
 of and Within the Jur^{ty} In Consideration thereof upon himself assumed
 and to the Said John then and there faithfully did Promise that he when
 afterwards he should be there to requested he the ~~the~~ Sum of one pound
 fifteen Shillings and Eight pence to the Same John well and faithfully
 would Lent and pay Never the less the Said William his Promise and
 assumption aforesd in forme aft made Little regarding but Trotting and
 fraudulent by