

June Court Anno Domini 1757

Mr theas^r. Robert Weirion in his Proper Person Comes and deposits the
 fore and Injury when 8^o and saith that he cannot deny the Pleas of the said
 William nor but that he did let some upon him upon Request as before
 William against him complained nor also but that the said William hath
 sustained Damages by means of not performing the Promises and undertakings
 to Two thousand one Hundred and Ninety eight Pounds of Tobacco as he the said
 also in declaring suppose — Whereupon the said William prays
 Judgment and those Damages acknowledged with his Costs & Charges by him
 her self in this behalf sustained to him to be adjudged — It is therefore
 that the said William recover against the said Robert the Damages a^d to Two thousand
 one Hundred and Ninety eight Pounds of Tobacco above acknowledged and also the
 Hundred and Ninety eight Pounds of Tobacco for his Costs & Charges by him about his
 in this Part laid out and Expended of his self by the Court here adjudged and the
 Defendant aforesaid Robert Weirion in Money &c

Mr George Sewire ^{vs}
 Robert Weirion Judgment Cognovit actionem

It was Comanded that the Sheriff that he should take Robert Weirion late of Charles
 Blacksmith of 86^o in the street of St. Paul without his hands have his body before the
 Justice of the said County of his said County Court to be held at Charles Town on the
 second Tuesday in June next to be answer unto George Sewire of a Plea of Trespass upon
 the Case and that he should have them and there that which — The which day toward the
 second Tuesday in June afo. Comes theas^r. George by Henry Small his Attorney offers
 himself against the said Robert in the Pleas and the Sheriff namely Saml. Hans on
 Genl. Return to the Court here that he has taken the body of the said Robert —
 Whereupon into Court here in his

Proper Person Comes Robert Franklin of Charles County Blacksmith and became
 Pledge and Surety for the afo Robert Weirion that if it should happen that the said Robert
 Weirion in the Pleas should be convicted that then the said Robert Franklin should
 Grant that he will the Damages a^d as aforesaid which to the said George in this Part should
 be adjudged of his Land & Chattels should be made & devised to an use for the use of the said
 George Sewire if it should happen the said Robert Weirion the Damages and Costs a^d
 to theas^r. George should not pay of his body into the custody of the Sheriff of the County
 by reason thereof — And theas^r. Robert Weirion in his Proper

Person Comes and defends the Plea and Injury when 8^o and saith that he cannot
 deny the Pleas of the said George nor but that he owes to theas^r. George the sum
 of Eight hundred and Ninety eight Pounds of Tobacco and also one Hundred and Ninety
 eight Pounds for his Costs & Charges by him about his suit in this Part laid out and
 Expended of his self by the Court here adjudged and the said Robert in Money &c
 Therefore it is considered that the said George recover
 against the said Robert the Damages a^d to Eight hundred and Ninety eight
 Pounds of Tobacco above acknowledged and also one Hundred and Ninety eight
 Pounds for his Costs & Charges by him about his suit in this Part laid out and
 Expended of his self by the Court here adjudged and the said Robert in Money &c

Defendant