

Into Court brought may appear and the said Jeremiah being so through disabled
in consideration thereof after made to wit the day and year aforesaid the County
aforesaid upon him self assumed and to them the said John & Company then and there
faithfully promised that he the said Jeremiah the said Sum of Nine pounds
to the said John & Company would well and truly contented pay when they shall
afterward he should be requested. Nevertheless the said Jeremiah his Promise
and assumption aforesaid made not in the least regarding but in every
and fraudulently Intending them the said John & Com in this part craftily
seditiously to decease and defraud the said Jeremiah the said Sum of Nine pounds
in any part thereof to him the said John and Company hath not paid, or in any
sort contented (altho' so late the said Jeremiah never in the first day of November
in the year of our Lord one thousand seven hundred and forty six and after by
and serve at Charles County aforesaid by the said John & Com requested but the said
Jeremiah the said Sum of Nine pounds Currency or any part thereof to them
the said John & Com to pay or in any sort to content with neither to all together
Refused and still doth refuse to the damage of them the said John & Company
Eighteen pounds Currency and therefore they brought suit & so forth
O^r W. Jeremiah Aderton, To recover Compt

July 22 nd 1745 For hh. Beer 82 ^l all ^y 20 ^l	6-16-0	July 22 nd 1746 By Paper Currency	4-10
Nov 30 th To 28 Gallons Beer ditto	1-10-4	By Paper Currency	15
May 29 th 1746 To 70 Gallons ditto	5-16-0	By our orders to Tho. Sampson	10
To 116 Gallons seed of bapt. & so on as of the Receipt	9-13-4	Balanced due	15-5
February 22 nd 1746-7	2-5-5		2-5-5
Barons Receipts for John W. Buschell for self & Company			

Whereupon into Court herein his proper person comes William
Hagen of Charles County Planter and becomes pledge and Security for the
Jeremiah that if it should happen that the said Jeremiah in the plea aforesaid should
be convicted that then the said William Hagen doth grant that as well the Debt aforesaid
as all Damages which to the said John & Company in this part should be adjudged
of his Lands & Chattels should be made and levied to and for the use of the said
John & Com if it should happen the said Jeremiah, the Debt and Damages aforesaid
to the said John & Com should not pay or be in the custody of the Sheriff by
Reason thereof under

And the said Jeremiah Aderton in his proper person comes & defends the
force & injury when & so and prays leave thereof to impart until the Next Court to
be holden at Charles Town on the second Tuesday in June Next and he has it and
same day is given them the said John & Company here & so

And now here at this
day to wit the second Tuesday in June aforesaid comes as well the said Jeremiah in his
proper person as the said John & Buschell & Com by their attorney aforesaid and the said
(John)