

November Court Avoird Dominii 1747

Chattels should be made and delivered to and for the use of the said George that if it should happen the said Robert Horner the Debts and Damages aforesaid to the said George
should not pay or his body into the custody of the Sheriff by Reason thereof Render
Meth. This said Robert Horner by Henry Darnall his attorney Comes and defends
the force and injury when he aforesaid leave thereof to Imparte him to until the next
Court to be holden at Charles Town on the second Tuesday in March next and he
hath it and the same day is given to the same George here vs.

At which day to wit the second Tuesday in March aforesaid Comes the
said George as well the said George as the said Robert by their attorneys aforesaid & the said
Robert by his said attorney pray further leave to Imparte him to until the next
Court to be holden at Charles Town on the second Tuesday in August next and he hath
it and the same day is given to the same George here vs.

At which day to wit the second Tuesday in August aforesaid Comes the
said George as well the said George as the said Robert by their attorneys aforesaid & the said
Robert by his said attorney pray further leave to Imparte him to until the next
Court to be holden at Charles Town on the second Tuesday in August next and he hath
it and the same day is given to the same George here vs.

At which day to wit the second Tuesday in November aforesaid Comes the
said George as well the said George as the said Robert by their attorneys aforesaid & the said
Robert by his said attorney pray further leave to Imparte him to until the next
Court to be holden at Charles Town on the second Tuesday in November next and he hath
it and the same day is given to the same George here vs.

And nowhere at this day to wit the second Tuesday in November
aforesaid Comes as well the said George by his attorney aforesaid & the said Robert by his
attorney aforesaid & the said Robert by his said attorney aforesaid Comes and defends
the force and injury aforesaid and says that he doth deny the action of S. of him,
the said George nor but that he did afform upon himself in manner aforesaid
the said George above against him hath complained not also but that the said
George hath sustained Damages by reason of not performing the promises and
Assumptions aforesaid to Twenty Seven pounds Sterling as the aforesaid George
above left posse

Whereupon the said George by his attorney aforesaid pray
Judgment and those damages so acknowledged together with his Costs &
Charges by him about his suit in this part sustained to him to be adjudged
Therefore it is Considered that the said George recover against the said Robert his
Damages to Twenty Seven pounds Sterling above acknowledged and also
that he have and receive payment to him for his Costs and Charges by him
about his suit in this part laid out and Expended on his behalf by the Court
Definitively adjudged and the said Robert in money vs.