

November Court Anno Domini 1714

At which day with the second Tuesday in August aforesaid Corrie received
with the said Samuel as the said Francis by their attorney aforesaid and
Francis by his said attorney pray further leave that the said Court should
the said Court to be holden at Charles Town on the second Tuesday in November
and that the said day is given to the said Samuel here v^og

And on the said day to wit the second Tuesday
in November aforesaid Corrie will the said Samuel by his attorney aforesaid
the said Francis by his attorney aforesaid and the said Francis defend the force of
Injury, roken &c. and pray Judgment of the Declaration aforesaid and then after in
the same contained, be not sufficient in the Law, to have the said Francis the said
Samuel against the said Francis to be maintained, to which the said Francis
hath no necessity, nor is bound by the Law of the Land in any manner to answer
and this he is ready to aver. Wherefore, for want of a sufficient Declaration, in this
particular, the said Francis pray Judgment of that Declaration, and that
Declaration may be stayed &c. And the said Samuel saith, that for any
thing before alleged, the Declaration of him the said Samuel, aforesaid ought not to be
stayed, because he saith, that the Declaration aforesaid of him the said Samuel
contained a good and sufficient in the Law, to maintain the aforesaid actions of
him the said Samuel and against the said Francis which said Declaration of
him the said Samuel is ready to testify, & prove
as far as the Court shall think proper and Expedient, and because the said
Francis hath not answered to that Declaration, nor the same neither to his
warrant denied, the said Samuel pray Judgment, and his Damages, by omission of the
Premises, to be adjudged to him &c.

Whereupon which the Court and matters aforesaid
being on the said day the Court now here fully understood, and all and singular the
Premises being examined, and mature Deliberation being had thereupon, for that it
seemed to the Court that the Declaration aforesaid of him the said Samuel and the matter
in the same contained, are a good and sufficient in Law, for him the said Samuel, to have and
maintain his Action, &c. against him the said Francis

It is therefore ordered