

The said James and Ignatius Es:rs as the said James Mear by their Attorneys aforesaid and the said James Mear by his said Attorney Esq: further leave to Impole hereto until the Next Court to be holden at Charles Town on the second Tuesday in March 4. he hath and the same day is given to the same James and Ignatius Es:rs here &c. And now here at this day to wit the second Tuesday in March afo: Came here with the said James and Ignatius Es:rs by their Attorney aforesaid and the said James Mear by his Attorney aforesaid and the said James Mear by his said Attorney Esq: and defend his Honor and Injury when &c.

Whereupon all and singular the Demands being by the Court here (according to the Directions of the Acts of Assembly in such Cases made &c. & provided fully seen heard and understood) and after Deliberation thereupon to &c. It is adjudged and decreed that the said James and Ignatius Es:rs recover against the said James Mear as well the sum of one thousand Eighty Six Pounds of Tobacco and five Pounds Ten Shillings and sixpence to wit money for their Damages aforesaid as also the sum of Pounds of Tobacco for their Costs and Charges by him about their Suits in this part laid out and Expended and

Def: in med: the said James Mear in Money &c.

H: Messrs Robert Fillingham & Co: Att:rs

And Richard Norwood

Judgment for Plaintiff

Charles County Es: Richard Norwood late of Charles County planter was Attached to answer unto Robert Fillingham & Company of a plea of Trover upon the Case and upon And whereupon the same Fillingham & Company by Thomas Clark their Attorney Complain that whereas the said Richard the sixth day of August in the year of our Lord one thousand seven hundred and forty four at Charles County afo: was indebted to the said Fillingham & Company in the sum of one thousand two hundred and seventy five Pounds of Tobacco for divers Articles lying Property in an account as by the Particular Account thereof bears with into Court brought may appear and being so charged the said Richard in consideration thereof afterwards to wit the day and year afo: at the County afo: Upon himself assumed and to the said Fillingham & Company then and there faithfully Committed that he the afo: Richard Norwood the aforesaid sum of one thousand and seventy two pounds of Tobacco to the said Fillingham & Company when thereunto afterwards he should be required well and truly would Content and pay Nevertheless the aforesaid Richard his Promise and Assumption, did not regard but mind being and fraudulently Intending the same Fillingham & Company in this part to defraud and subtilly to defraud the said Richard the sum of one thousand two hundred and seventy two Pounds of Tobacco any part thereof to the same Fillingham & Company hath not paid nor them for the same in any sort Contented altho the afo: Richard Norwood afterwards to wit the fifteenth day of February in the year of our Lord one thousand seven hundred and forty seven and often afterwards at Charles County afo: by the same Fillingham & Company hath been Required but the same to them, hitherto, to pay for the same in any sort to Content hath hitherto altogether Refused and will do the Refuse to the Damage of the same Robert Fillingham & Company two thousand five hundred and forty four Pounds of Tobacco and therefore ditto brought and so forth

Witness John Doe
Pub: Proe