

March Court Anno Domini 1757

August and he hath and the same day is given to the same Fillingham & Company
At which day to wit the second Tuesday in August afo. comes here as well the said Fillingham
and Company as the said Richard by their Attorneys and the said Richard by his
Attorney & they further leave to Impare here until the next Court to be holden at Charles
County the second Tuesday in November and he hath and the same day is given
the same Fillingham & Company here &c.

At which day to wit the second Tuesday in 1757
afo. said comes here as well the said Fillingham & Company as the said Richard by their
Attorneys and the said Richard by his said Attorney & they further leave to Impare
here until the next Court to be holden at Charles County the second Tuesday in March
and he hath and the same day is given to the same Fillingham & Company here &c.

And now here at this day to wit the second Tuesday in March afo. comes here as well the
Fillingham & Company as the said Richard by their Attorneys and the said Richard
by his said Attorney comes and defends the peace and Injury when &c.

Whereupon all and singular the Promises being by the Court here according to
the directions of the Act of Assembly in such behalf made and provided fully heard &
understood and due Deliberation thereupon had. His Honor Judge and Decree that the said
Fillingham & Company Recover against the said Richard as well the sum of one Thousand
Five Hundred and Seventy Six pounds of Dollars for their Damages as above said
Bonds of Dollars for the better Charge of them

And about their suit in this part laid out and expensed and the said Richard pay
the same

Joseph Noble vs

John Martens Judgment for Plaintiff

Charles County vs John Marten Senior late of Charles County Planter was
Writted to answer unto Joseph Noble of a plea of Trespass upon the Case
And whereupon the said Joseph by Henry Darnall his Attorney Complains
that whereas the said John on the Day of June in the year of our Lord one Thou:
seven Hundred and forty five at Charles County afo. was Indebted unto the said
Joseph in the sum of five Pounds Eight Shillings and seven pence half penny Cur:
for divers Particulars lying properly in Account as by a Particular Account thereof
herewith into Court brought may appear and the said John being of the of Indebted
in consideration thereof thereof afterwards to wit the day and year afo. in the County
afo. said upon himself assumed and to the said Joseph then and there with fully
promised that he the said John the said sum of five Pounds Eight Shillings and
seven pence half Penny Currency to the said Joseph would well and truly content &
pay when the said afterwards he should be required Nevertheless the said John
his Promise and assumption of Informafo. made not in the least regarding but
minding and fraudulently intending him the said Joseph in this part craftily
and subtilly to receive and defraud the said John the said sum of five Pounds
Eight Shillings and seven pence half penny Currency or any Part thereof to the said
Joseph he hath and or in any sort contented as his vote be the said John was on
the first day of August in the year of our Lord one Thousand seven Hundred and
forty six and often before and since at Charles County afo. by the said Joseph
Requested but the said John the said sum of five Pounds Eight Shillings of seven
pence half penny Currency or any Part thereof to the said Joseph to pay in any sort
to content hath hitherto altogether Refused and still doth Refuse to the Damage of
him the said Joseph Ten Pounds or Seventeen Shillings and three pence Currency
and therefore he bringeth suit &c.

Plat. 16. John Doe
Rich. Roe