

Whereupon the said John & Company by their attorney aforesaid pray judgment
and their Debt's acknowledged together with their Costs & Charges by him
about their suit in this part sustained to them to be adjudged

Therefore it is
Considered that the said John & Company recover against the said George their Debt
to wit Ten Pounds Ten Shillings current above acknowledged as also Two Hundred
Pounds of Tobacco for their Costs and Charges by him about their suit in this
part laid out and Expended on their behalf by the Court then adjudged and the said
George in mercy &c

John M^r Stephenson & Steel J^r & Co

Key Vincin^{us} & Askins Es^r Judgment when a Petto

This being an action upon the Case for the Recovery of Three Thousand Nine Hundred
and seventy one pounds of Tobacco due and owing to the said M^r Stephenson and
Steel for the said James & Ignatius Es^r aforesaid to the said
Stephenson and Steel the said James & Ignatius Es^r aforesaid was by Virtue of a Capias
at Proponendum Returnable before his Lordships County Court on the second Tuesday in
June in the year of our Lord one Thousand seven Hundred and forty six, arrested, and then
and there appeared

And the said James and Ign^t Es^r aforesaid by Philip Key their
Attorney Comes and defends the force and injury when &c. and pray leave thereof to
Imparle here until the Next Court to be holden at Charles Town on the second
Tuesday in August Next and a ^{page} ~~page~~ and the same day is given the same Stephenson
and Steel here &c

At which day to wit the second Tuesday in August aforesaid Comes here as
well the said Stephenson and Steel as the said James & Ignatius Es^r aforesaid and the said
James and Ignatius Es^r aforesaid by their attorney pray for the leave thereof to Imparle here
until the Next Court to be holden at Charles Town on the second Tuesday in Nov^r Next and
they have it and the same day is given the same Stephenson and Steel here &c

At which day to wit the second Tuesday in November aforesaid Comes here as well the said Stephenson
and Steel as the said James and Ignatius Es^r aforesaid and the said James and Ignatius Es^r aforesaid by their atty
pray for further leave thereof to Imparle here until the Next Court to be holden at Charles Town on the
second Tuesday in March Next and they have it and the same day is given the same Stephenson & Steel here &c

And now here at this day to wit the second Tuesday in March aforesaid Comes here as well the said
Stephenson and Steel by their attorney aforesaid as the said James and Ignatius Es^r aforesaid by their attorney
and the said Stephenson and Steel by their attorney aforesaid pray Judgment of his Damages & Costs
occasioned by the Premises to them to be adjudged in the hands of the said James and Ignatius Es^r aforesaid
when of the Goods and Chattels of the Es^r Next or some when their hands they shall have

Therefore it is considered that the said Stephenson & Steel recover against the said James & Ign^t Es^r aforesaid
the sum of Three Thousand Nine Hundred and seventy one Pounds of Tobacco their Damages
aforesaid and also the sum of Three Hundred and four pounds of Tobacco of the Goods & Chattels
of the said Next or some when their hands they shall have by the Court then adjudged and their Costs
adjudged for their Costs and Charges by them about their suit in this part laid out and Expended

Def^r James and Ignatius Es^r aforesaid in mercy &c