

June Court Anno Domini 1759

John Administrator a^o here v^o William by his Attorney a^o as the said William by his Attorney a^o and the said William by his said Attorney Prays for the Licence thereof to Imparle here 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 John Adm^r a^o here v^o William by his Attorney a^o as the said William by his Attorney a^o and the said William by his said Attorney Prays for the Licence thereof to Imparle here 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 John Adm^r a^o here v^o William by his Attorney a^o as the said William by his Attorney a^o and the said William by his said Attorney Prays for the Licence thereof to Imparle here until the Next Court to be holden at Charles Town on the second Tuesday in June Next and he hath it and the same day is given to the same John Adm^r a^o here v^o William by his Attorney a^o as the said William by his Attorney a^o and the said John Adm^r a^o here v^o William by his Attorney a^o prays that the said William to his Declaration a^o against him may answer and the said William by his Attorney a^o comes and defends the force and injury when v^o and the same Attorney saith that he is not informed of any answer to the said John Adm^r a^o for the said William in the Plea a^o to be given and so nothing other thereof does he say whereby the same John Adm^r a^o remains against the said W^m thereupon without Defence.

It is therefore considered by the Court here that the said John Adm^r do recover against the said William his Damages a^o by reason of the Premises to Nine Hundred Pounds of Good Lawfull Money that convenient to Court here as well as One Hundred Eighty Six Pounds and one half Pounds of Tobacco for his costs and Charges by him about his Suit in this Part laid out and Expended to the said John Adm^r a^o of his a^o by the Court here Adjudged and the said William in Money v^o

John Muschett Adm^r in Co. the Adm^r of the County of Charles v^o Messrs Submans & Hartley J^r & Co. Dem^r 962^o for the Chase say for the after a Imparlanes
 Thomas Lanphier after a Imparlanes
 William Smallwood Agreed. H. Bennett Hill Agreed
 Son of Ledstone.

John Muschett Adm^r in Co. the Adm^r of the County of Charles v^o Messrs Submans & Hartley J^r & Co. Dem^r 962^o for the Chase say for the after a Imparlanes

H. John Wood Judgment of H. for Dam^r in Part

Charles County v^o John Wood late of Charles County Joyner was attached to answer unto Messrs Submans and Hartley of plea of Trespass upon the Case and so forth

And Whereupon the same Edward and Thomas by Jeremiah Chase their Attorney complain that whereas the said John the fifth day of May in the year of our Lord one thousand seven hundred and forty seven at Charles County a^o was indebted to the said Edward & Thomas in the sum of Eight Hundred and Ninety Pounds of Tobacco for divers Articles lying Properly in an account as by the Particular account thereof hereunto into Court brought may appear and being so the said John Wood in consideration thereof afterwards to wit the day and year a^o at the County a^o upon himself assumed and to the said Edward and Thomas then and there faithfully promised promised that he the said John the said sum of Eight Hundred and Ninety Pounds of Tobacco to the said Edward and Thomas when they unto afterwards he should be legallly will and truly would Content and Pay Nevertheless the said John his Promise and assumption

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