

Whereupon the said James by Jeremiah Chase his Attorney at Law prays Judgment & these Damages so Acknowledged together with his Costs and Charges by him about his Suit in this part laid out and Expended to him to be adjudged. Therefore it is Considered by the Court here that the said James do Recover against the said William his Damages a^{ts} to Two Thousand & thirty pounds of Tobacco and Fifty Seven Pounds Twelve Shillings and Nine pence half penny being above Acknowledged as also the Sum of _____ Pounds of Tobacco for his Costs & Charges by him about his Suit in this Part laid out and Expended on his a^{ts}ent by the Court here adjudged by

Def. in med. the said William in Money &c.

Free Mans Adm^r of the Dam: A. A. G. Currency
 Wm Thomas R. Mudds Judgment of Wm for Dam: in Rad.

Charles County s^r. Thomas Roarman Mudd late of Charles County Planter was Attached to Answer unto Jennett Freeman Administratrix of all and Singular the Goods and Chattles Rights and Credits which were of James Freeman late of Charles County Inholder Deceased who Died Intestate as tis said of plea of Trespass upon the Case and so forth

And Whereupon the same Jennett Freeman Administratrix a^{ts} by Jeremiah Chase her Attorney Complains that whereas after the first day of May in the year of our Lord One Thousand Seven Hundred and five to wit on the Third day of December in the year of our Lord One Thousand Seven Hundred and forty Seven at Charles County a^s said. the a^ss. Thomas Roarman Mudd made his Certain Note in Writing Called a Promisary Signed and Subscribed with the hand Writing and Name of him the said Thomas Roarman Mudd and the same Note the same Thomas Roarman Mudd then and there delivered to the said James Freeman in his life time by which the said Thomas Roarman Promised to Pay or Cause to be paid to the said James Freeman or his Order the Sum of four Pounds four Shillings and Nine Pence Current Money by the tenth day of Feb^r next. Ensuing the date of the same Note for Value Received by Reason of which and by force of the Statute in that Case made and Provided the said Thomas Roarman Mudd became liable to pay to the said James Freeman in his Lifetime the said four Pounds four Shillings and Nine pence Current money at the Time in the said note for that Purpose limited and Appointed and being so there of Indebted the said Tho: Roarman Mudd in Consideration thereof afterwards to wit the same Third day of December in the year of our Lord One Thousand Seven Hundred and forty Seven at Charles County a^s said. undentobly Assume and faithfully Promised the said James Freeman in his Lifetime that he would well & faithfully pay him the said sum of four Pounds four Shillings and Nine pence Current Money in the said Note at the time for that Purpose there in limited and Appointed Never the less the said Thomas Roarman Mudd his Promise Assumption and Undertaking a^s not regarding but minding and fraudulently Intending the same James Freeman in his Life Time and the s^r. Jennett after the death of him the said James to deceive and defraud the said sum of four Pounds four Shillings and Nine pence Current money or any Part thereof to the said James in his Lifetime or to the said Jennett after the death of the said James hath not Paid or Cause to be paid to which same Jennett Administratrix of all and Singular the Goods and Chattles Rights and Credits which were of the said James Freeman in due form of Law was Committed at Charles County a^s said. by Walter Hanson Gentleman Deputy Commissary of Charles County a^s said to whom the granting the said Administration did lawfully and Rightly appertain and belong on the Thirti first day of

(March)