

June Court Anno Domini 1789

Body before the Justice of the Lord Proprietary of his West County Court to be holden at Charles Town on the Second Tuesday in June Next to answer unto Joseph Pile of the said County of the said Case and so forth and that he should have then and there that Writ &c. And now hereat this day in the said Court in June next comes the said Joseph Pile by Jeremiah Chase his Attorney at Law and offers himself against the said Robert Fillingham & Co. in the Plea of the Sheriff's Name by Samuel Hanson Gentleman Returns to the Court here that the said Robert & Company his Bailynick is not found and that he hath Left according to the Directions of the Act of Assembly in those Cases late made and Provided a copy of the Short Note and Account viz

Joseph Pile . . . The Plaintiff's cause of Action in this Suit is an Account Proved, Balance due to him from said Fillingham & Company of our Bounds, Nine Fillingham Comd Shillings and Nine Pence Sterling money of Great Britain which the said Fillingham and Company altho often Required, altogether have Refused Payment and Satisfaction wherefore the said Joseph saith he is Injured and hath Damage to the Value of Eight Pounds Nineten Shillings and Six Pence Sterling money a piece and therefore he brings suit, and the Account aforesaid which here into Court brought makes out the Debt aforesaid and so forth. *Pld: &c. John Doe*

1785 D^r M^r Robert Fillingham & Co. *John Doe*

For 2 sh. 6d. shipped in Robert Dale	C ^o	By 2 sh. 6d. deducted for the Insurers	3 - 0
Capt. Adams. Insured at . . .		1/2 ditto for office fees . . .	1 - 0
		1/4 Premium of Insurance . . .	2 - 0
		Country Dues . . .	5 - 0
		Commissions . . .	1 - 10 - 3
		Balance due . . .	9 - 9
		Now Excepted	£ 6 - 0

The 15th Mar: 1789 of Joseph Pile

Charles County ss. March 15. 1789. Then came before me the Subscriber one of his Majesty's Justices of the Peace for the County of the above named Joseph Pile who made Oath on the Holy Evangelists of Almighty God that the above Account as it stands stated is just and true and that he has received no Part or Parcel Security or Satisfaction for the same more then Credit Given to the best of his Knowledge. Sworn before *David of S. Tho: Seneca*

Whereupon the said Joseph by Jeremiah Chase his Attorney at Law all and singular the Previous requisites by Act of Assembly on Part of the said Joseph being Performed prays Judgment for the Writ of the Lord Proprietary of Attachment to Issue Returnable here &c. against the Goods Chattels and Credits against the said Robert & Company in the Jurisdiction of the Court here being for as well the Damages as in the Declaration & Payment for what Costs have accrued and that further may accrue in Prosecution of the Premises. Therefore it is Considered by the Court here that the said Joseph have the Writ of the Lord Proprietary of Attachment Returnable here &c. against the Goods Chattels and Credits of the said Robert & Company within the Jurisdiction of the Court here being for as well the sum of four Pounds Nine Shillings and Nine Pence Sterling as all Costs which have accrued in and about the Premises and that may hereafter accrue in Prosecution of the said Writ of Attachment by the Court here adjudged according to the form force and Effect of the Act of Assembly aforesaid.

