

June Court Anno Domini 1719.

Body before the Justices of the said Proprietary of his Neat County Court to be held at Charles Town on the Second Tuesday in June next to answer unto Joseph Pile of pleas of trespass upon the case and so forth and that he should have then and there that W<sup>t</sup> & C<sup>t</sup> And now whereas this day to wit the second Tuesday in June last comes the said Joseph Pile by Jeremiah Chase his attorney aforesaid and offers himself against the said Robert Fillingham &c in the place aforesaid the sheriff aforesaid Namely Samuel Hanson Gentleman Returns to the Court here that the said Robert Flanders his baillif which 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 was Account Proved, Vallance  
 w due to him from said Fillingham & Company of four Pounds Nine  
 Fillingham & Com 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 Nineteen Shillings and Nine Pence Sterling money aforesaid and therefore he brings suit, and the Account aforesaid which hereto Court brought makes out the Debt aforesaid and so forth. Pledg'd. John Doe  
 1715 D<sup>r</sup> M<sup>r</sup> Robert Fillingham & Co.

John Tobias Shippin Rosemont Capt. Hodson. Insured at	£ 6-4	By 2 fls deducted for the Insurance ½ ditto for Office fees . . . . . By Premium of Insurance . . . . . Country Dues . . . . . Commissions . . . . .	3-" 1-" 2-3 5-" 1-10-3
		On account due.	4-9-9
		On account due.	£ 6-0-
		The 15 M <sup>r</sup> 1710/9 of Joseph Pile	

Charles County sc<sup>r</sup> March 15. 1710/9. Then came before me the subscriber one of his Lordships Justices of the Peace for the County aforesaid 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 Partial Satisfaction or Satisfaction for the same more then Credit given to the best of his knowledge.

I now before Date of. Robt. Jenifer

Whereupon the said Joseph by Jeremiah Chase his attorney aforesaid singular the Previous requisition by Act of Assembly on Part of the said Joseph being performed pray Judgment for the W<sup>t</sup> & C<sup>t</sup> of Attachment & Due Recomable here & C<sup>t</sup> against the goods Chattels and Credits against the said Robert & Co Company in the Jurisdiction of the Court here being forsooth the Damages aforesaid in the Declaration aforesaid for what Goods have accrued and that further may accrue in Prosecution of the Premises.

Wherefore it is Considered by the Court here that the said Joseph have the W<sup>t</sup> & C<sup>t</sup> of the Lord Proprietary of all such Recomable here & C<sup>t</sup> against the goods Chattels and Credits of the said Robert & Company within the Jurisdiction of the Court here being forsooth the sum of four Pounds Nine Shillings and Nine Pence Sterling as all Goods which have accrued in and about the Premises and that may hereafter accrue in Prosecution of the said W<sup>t</sup> & C<sup>t</sup> of Attachment by the Court here Adjudged according to the form force and Effect of the Act of Assembly aforesaid.