

June Court Anno Domini 1759

Charles County sh. June the 2^d 1759 then came Matthew Gody before me one of his Lordships Justices of the Peace for said County and made Oath that the above Account is Just and True to the Best of his Knowledge and that he hath not Received any Part thereof nor any Satisfaction or Security for the same

I sworn before me

M. Yates

Whereupon into Court herein his proper Person comes William Hungerford of Charles County Gentleman and becomes pledge and security for the said William Howard that if it should happen the said William Howard in the Plea sh. should be bound that then the said William Hungerford yielded and granted that as well the Damages as all costs which to the said Matthew Gody in this part should be adjudged of his Land and Chattels should be made and paid to and for the Use of the said Matthew that if it should happen that the said William Howard the Damages and Costs sh. to the said Matthew should not pay or his body into the Custody of the Sheriff by Reason thereof Render And the said William Howard by Thomas Clark his Attorney comes, as well as the said Matthew by his Attorney sh. and the said Matthew by his said Attorney prays that the said William Howard to his Detention against him may Answer and the said William by his Attorney sh. comes and denies the force & Injury therein sh. and the same Attorney says that he is not Informed of any Answer to the said Matthew for the said William in the Plea sh. to be given and nothing other thereof he say whereby the same Matthew remains against the said William thereupon without Defence. It is therefore Considered by the Court here that the said Matthew do Recover against the said William his Damages by occasion of the Premises and which by the Justices of the Court are Assessed to Fifteen Hundred and five Pounds of Tobacco Also One Hundred and Eighty Two Pounds of Tobacco for his Costs and Charges by him about his Suit in this Part paid out and Expended to the said Matthew of his Assent by the Court here adjudged and the said

Definitum William in Money &c

Re William Skyrin, vs. Dam. 1195 Tobacco

Re Wm Joseph Edelen. Judgment according to Law

Charles County sh. Joseph Edelen late of Charles County Planter was Attached to Answer unto William Skyrin of plea of Trespass upon the Case and so forth.

And Whereupon the same William Skyrin by Jeremiah Chase his Attorney complains that whereas the said Joseph after the first day of May in the year of our Lord One Thousand Seven Hundred and five sh. with the fifth day of August in the year of our Lord One Thousand Seven Hundred & forty Eight in Charles County sh. made his certain Note in Writing called a Promissary Note, in his proper hand and Name thereto subscribed bearing date the same day and year last mentioned & then & there Delivered the said Note to a certain William Middleton by which said Note the said Joseph Edelen promised to pay unto the said William Middleton or Order the sum of Eleven Hundred and Ninety five Pounds of Tobacco on demand for Value Received as by the said Note Manifestly appears and the said sum of Eleven Hundred and Ninety five Pounds of Tobacco in the Note sh. mentioned or any Part thereof being not paid or satisfied to the said William Middleton the said Wm Middleton afterwards to wit the Eighth day of August in the year last mentioned and in the County sh. by a certain Indentment in Writing then and there made on the said Note and then and there subscribed with the proper hand and Name of the said William Middleton Assigned the said Note to a certain John Middleton and by the same Indentment ordered and appointed the said Joseph Edelen to pay to the same John Middleton the said sum of Eleven Hundred and Ninety five Pounds of Tobacco in the said Note

(Specified)