

(641)

August Court Anno Domini 1719

Refused to the damage of the same Alexander to lack Eleven Pounds Eight Shillings & Eight Pence and therefore suit is brought and so forth —

Pltd. &c. John Doe
Auth. &c.

And therefore said Thomas Coleman by Jeremiah Chase his Attorney comes and defends the force and Injury when he and Gray came thereto Imparle here until the Next Court to be holden at Charles Town on the second Tuesday in August next and he hath it and the same day is given to the same Alexander here &c. At which day to wit the second Tuesday in August comes here as well the said Alexander by his attorney asp. as the said Thomas by his attorney asp. and the said Thomas by his said attorney pray further licence therof 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 Alexander here &c. At which day to wit the second Tuesday in November comes here as well the said Alexander by his attorney asp. as the said Thomas by his attorney asp. and the said Thomas by his said attorney pray further licence therof 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 Alexander here &c. At which day to wit the second Tuesday in March comes here as well the said Alexander by his attorney asp. as the said Thomas by his attorney asp. and the said Thomas by his said attorney pray further licence therof 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 Alexander here &c. At which day to wit the second Tuesday in June comes here as well the said Alexander by his attorney asp. as the said Thomas by his attorney asp. and the said Thomas by his said attorney pray further licence therof to Imparle here until the Next Court to be holden at Charles Town on the second Tuesday in August next and he hath it and the same day is given to the same Alexander here &c. And now here at this day to wit the second Tuesday in August asp. comes here as well the said Alexander by his attorney asp. as the said Thomas by his attorney asp. and the said Thomas by his said attorney comes and defends the force & Injury when he and the prayer of him the said Thomas it is Ruled that the said Alexander do this Court give sufficient security for the payment of what Costs and Charges the said Thomas may in his defence in this part sustain In case the said Alexander in the p[ro]cess asp. should be nonsuit or otherwise discontinue the same and for that the said Alexander hath not given security according to the Rule asp. but made default. Therefore it is considered that the said Alexander taken nothing judgment by his p[ro]cess asp. but that he and his pledges of Prosecuting be in Maye &c. and that the said William go thence without day — It is likewise considered that the said Thomas bring against the said Alexander One Hundred and Thirty Two pounds and Three Quarter of a pound of Shillings for his Costs and Charges by him about his defence in this part sustained to the sum of £8. at his Request by the Court here Adjudged according to the form force and Effect of the Statute in such cases provided and that the same Thomas have thereof Execution &c.

¶ Robert Hauiley Jr. —

¶ Achille Ward. Non pross —

It was Commanded the Sheriff that he should take Achille Ward late of Charles City Carpenter &c. and him safe keep so that he should have his body before the Justices of the

(Lord,