

August Court Anno Domini 1759

License must to Impale here until the next Court to be holden at Charles Town on the third Tuesday in June next and he hath and the same day is given to the same Court *Ann: 1756*.
 At which day to wit the third Tuesday in June aforesaid: Comes here to wit the said Court *Ann: 1756* by her
 Attorneys as the said John by his Attorneys: and the said John by his said Attorney prays further License
 must to Impale here until the next Court to be holden at Charles Town on the third Tuesday in
 August next and he hath and the same day is given to the same Court *Ann: 1756*.
 And now here at this day to wit the third Tuesday in August aforesaid: Comes here to wit the said Court
 Ann: 1756 as the said John by his Attorneys: and the said John by his said Attorney comes &
 defends the force and Injury when *1756* and says that he cannot deny the Action aforesaid of her the said
 Court *Ann: 1756*: nor but that he did Assume upon himself in manner and form as the said Court
 Ann: 1756: by her Declaration aforesaid above against him hath complained, nor also but that the
 Court *Ann: 1756*: hath sustained Damages by means of not performing the Summons and
 Assumptions aforesaid to seven Pounds & seven Shillings and six pence Current as the said Court
 Ann: 1756: above including Expenses. Whereupon the said Court *Ann: 1756*: by her
 Attorneys prays Judgment and those Damages so acknowledged together with her Costs and
 Charges by him about her Suit in this part sustained to her to be adjudged *1756* to be
 Considered that the said Court *Ann: 1756*: doth award against the said John the Damages aforesaid to seven Pounds
 & seven Shillings and six pence Current above acknowledged and also the sum of two Hundred & forty
 one Pounds and one half pence of Costs for her Costs and Charges by him about her Suit in this part
 sustained and Expended on her aforesaid by the Court her said *1756* and the said John in May 1756

Place Charles Sanders. *1756* Dom: 3. 12-3 Current

Henry Thompsons Judgment of default

Charles County fo. Henry Thompson late of Charles County Planter was attached to answer
 unto Charles Sanders of plea of Trespass upon the Case and so forth
 And Whereupon the same Charles by Jeremiah Chan his Attorney complains that
 whereas a certain Daniel Brown late of Charles County freeholder the same Daniel being an
 Inhabitant of the Province of Maryland to wit at Charles County aforesaid the first day of April for
 the year of our Lord One Thousand Seven Hundred and forty five at Charles County aforesaid was indebted
 to the said Charles Sanders for the sum of three Pounds Twelve Shillings and three pence Current
 Money of Maryland for divers Goods and other Articles properly chargeable in an account by the said
 Daniel from the said Charles before that time had and received which remains due and unpaid
 whereas the said Henry Thompson was not ignorant but maliciously and fraudulently
 intending him the said Charles in this Part craftily and Subtly to deceive and defraud and of the
 Debt aforesaid and of all means or remedy for the recovery thereof to deprive after the Publication of certain
 Act of Assembly of this Province prohibiting all Masters of Ships or Vessels or any other
 Persons from transporting or conveying away any Person or Persons out of this Province without
 Papers to wit the said first day of April in the year aforesaid at Charles County aforesaid he the said
 Henry Thompson did transport and convey over Potomack River into the Colony of Virginia
 the said Daniel Brown the said Daniel Brown not having any Pass from the Governour
 Keeper of the Great Seal or Secretary of this Province nor any Certificate from the Justices of
 the County wherein the said Daniel Brown resides and Inhabited Certifying his Freedom
 (as)