

(503)

August Court Anno Domini 1719

At which day to wit the second Tuesday in November afo^r. Comes here as well the said Subman and Hartley by their attorney afo^r. as the said William by his attorney afo^r. and the said William by his said attorney prays further licence thereof 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 M^rs. Subman & Hartley here &c^r. At which day to wit the second Tuesday in March afo^r. comes here as well the said M^rs. Subman and Hartley by their attorney afo^r. as the said William by his attorney afo^r. and the said William by his said attorney prays further licence thereof 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 M^rs. Subman and Hartley here &c^r. At which day to wit the second Tuesday in June afo^r. comes here as well the said M^rs. Subman and Hartley by their attorney afo^r. as the said William by his attorney afo^r. and the said William by his said attorney prays further licence thereof 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 M^rs. Subman and Hartley here &c^r. And now heretofore at this day to wit the second Tuesday in August afo^r. Samuel Hanson Gentleman Special Bail for the said William Howard being present here in court in his proper person Delivers the said William Howard up to the court. Whereupon into court herein his proper person comes Henry Thompson of Charles County Planter and becomes pledge and security for the said William Howard that if it should happen the said William Howard in the pleas afo^r. should be Convict that then the said Henry Thompson yeilds and grants that as well the debt afo^r. as all damages and costs which to the said M^rs. Subman and Hartley in this part should be adjudged of his lands and chattels should be made and levied to and for the use of the said M^rs. Subman and Hartley that if it should happen that the said William Howard the debt damages and costs afo^r. to the said M^rs. Subman & Hartley should not pay or his body in to the custody of the sheriff by reason thereof render. And afterwards to wit the same second Tuesday in August afo^r. Came as well the said W^m. Howard as the said M^rs. Subman and Hartley by their attorney afo^r. and the said M^rs. Subman and Hartley by their attorney afo^r. pray that the said William Howard to their declaration aforesaid against him may answer and the said William Howard by his attorney afo^r. Comes and defends the same and injury when &c^r. and the same attorney says that he is not informed of any answer to the said M^rs. Subman and Hartley for the said William Howard in the plea afo^r. to be given & nothing other thereof does persay whereby the same M^rs. Subman and Hartley remains against the said William Howard thereupon without Defence. It is therefore considered by the court here that the said M^rs. Subman and Hartley do recover against the said William Howard their debt afo^r. by occasion of the Premises to three thousand four hundred and three pounds of tobacco as also two hundred and fifty four pounds of tobacco for his costs and charges by him about his suit in this Court laid out and Expended to the said M^rs. Subman and Hartley of their aforesaid by the Court here
Def. in mind Adjudged and the said William Howard in Money &c^r.

Jean Freemans Administratrix A/c

ff John Marten Senior Judgment & Default

Charles County ss. John Marten Senior late of Charles County Planter was attainted to answer unto Jennette Freeman Administratrix of all and Singular the Goods and Chattels Rightes (and)