

And the Defendant in his Propper person came into Court and acknowledged the Said Quantity of Syder to be Justly due to the Said David Small as administrator of Charles Treacy Deceased in manner and forme afore Said and Desiered Judgement might be entred against him for the Same.

Therefore it is Considered that the Said David Small administrator of the Said Charles Treacy Deceased recover against the Said Teague Treacy three Hundred and fifty Gallons of Syder his Damages in the Premisses as allso the Sume of four hundred fifty Six pounds of Tobacco to the Plaintiff of his assent for his Cost and Charges of Suite by the Court here adjudged and the Said Teague Treacy in mercy.

Keyser and Company Plaintiff: Wallter Bigger Defendant

Timothy Keyser and Company Sues the Defendant in an action of Debt for the Sume of Nine Hundred twenty two pounds of Tobacco Due by Bill under the hand and Seale of the Said Wallter Bigger as by Bill filed appeareth.

And the Said Defendant in his Propper person Came into Court and acknowledged the Said Sume to be Justly due to the Said Timothy Keyser and Company in manner and forme aforesaid and Desiered Judgement might be Entred against him for the Same.

Therefore it is Considered that the Said Timothy Keyser and Company recover against the Said Wallter Bigger as well the Sume of Nine hundred twenty two pounds of Tobacco their Debt aforesaid as allso the Sume of two hundred and Sixteen pounds of Tobacco to the Plantives of their Assent for their Cost and Charges of Suite by the Court here adjudged and the Said Wallter Bigger Defendant in Mercy.

[509] Willsons Executors Plaintiff: Joyces administratrix Defendant

It was Commanded the Sheriff that whereas there was due unto Kathrine Willson and Joshua Cecell Executors of the Last Will and Testament of Jonathan Willson Deceased as well the Sume of two Thousand Ninety and three pounds of Tobacco Debt and three hundred Sixty and four pounds of Tobacco Cost of Suite to the Said Kathrine Willson and Joshua Cecell Executors as aforesaid for Damages Sustained, Obtained by a Judgement [against] John Joyce in his Life time before the Justices of our Sovereigne Lord the King att Charles Towne the fourth Tuesday in June Last past whereof he was Convict as by the records and prossess thereof in our Said Court remaineth manifestly appeareth, Nevertheless Execution of the Judgement aforesaid yett remaineth to be done as by the Insinuation of the Said Kathrine Willson and Joshua Cecell Our Sovereigne Lord the King is given to understand and because etc. that by Law etc. he make Knowne unto Jane Joyce administrator of all and Singular the Goods Chattles and Creditts of John Joyce Deceased that She be and appear here the fourth Tuesday in September to Shew Cause if etc. Wherefore the Said Kathrine Willson And Joshua Cecell their Execution against Jane Joyce administratrix of all and Singular the Goods Chattles and Creditts of John Joyce Deceased against her they ought not to have according to the recovery thereof. And now here att this Day to witt the 26th Day of September annoque Domini 1699 came as well the Said Kathrine Willson and Joshua Cecell and offered themselves against the Said Jane Joyce of the Plea aforesaid and the Said Jane Joyce being Called Likewise Came. And the Sheriff returneth that he hath by good and Lawfull men of her being here. The Truth of the Matter in Controversie between the Parties aforesaid by the Court here being Seen heard understood and Maturely deliberated