

John Hamilton & Co<sup>rs</sup> v<sup>rs</sup> } In debt  
B Samuel Clifton v<sup>rs</sup> }

This day came as well the plaintiffs by his attorney and the defendant in his proper person who withdrawing his former plea saith that he cannot gain say the plaintiffs action nor but that he doth owe the debt in the declaration mention'd Therefore it is consider'd by the court that the plaintiff recover against the said defendant the sum of Ten pounds four shillings and two pence the debt in the declaration mention'd and his costs by him in his suit in this behalf expended <sup>in the interest from the 13<sup>th</sup> July 1772 till paid</sup> and the said defendant in mercy &c.

John Hansel Pierce v<sup>rs</sup> } In case  
Mary Peron v<sup>rs</sup> }

Dismiss'd defendants costs

William Spivy jun<sup>r</sup> v<sup>rs</sup> } In debt  
Anthony Catthorpe v<sup>rs</sup> }  
Nath<sup>l</sup> Coker v<sup>rs</sup> }

This day came as well the plaintiff by his attorney and the defendant being solemnly called and not appearing on the motion of the plaintiff by his attorney it is order'd that the conditional judgement against the said the defendant be confirm'd for Twelve pounds ten shillings the debt in the declaration mention'd Therefore it is consider'd that the plaintiff recover against the said defendants the said Twelve pounds ten shillings and his costs by him in his suit in this behalf expended and the said defendant in mercy &c. But this judgement except as to the costs is to be discharge'd by the payment of Six pounds five shillings with interest from the first day of January 1771 till paid

Thomas Peron v<sup>rs</sup> } In case  
John Elzey v<sup>rs</sup> }

The defendant pleads non assumpsit the plaintiff replies and the cause is at issue

*[Handwritten signatures and flourishes]*