

Robert Washington

Plaintiff

against

In Trustee, Plaintiff's Battery

David Day & Benjⁿ Kindred

Defendants

Desir'd being agreed by the parties

David Chalmer

Plaintiff

against

In Debt

John Kirby

Defendant

This day came as well the plaintiff by his attorney as the defendant

in his proper person who confess'd the plaintiff's action for Eight pounds the debt
in the declaration mentioned. Therefor on the motion of the said plaintiff by

Ch. 91

Suff. 50

176.

v 15.

his attorney it is considered by the court that the plaintiff recover against the said
defendant the said Eight pounds and his costs by him about his suit in that
behalf expended, and the said defendant in mercy &c. But this judgment ex-
cept as to the costs is to be discharged by the payment of Four pounds together
with interest thereon from May 7th 1776 till paid.Upon the petition of David Chalmer against Benjamin Clifton for Two pounds
ten shillings due by note, this day come as well the plaintiff by his attorney as the
defendant in his proper person who saith that he cannot gainsay the allegations

Ch. 55

Suff. 15

70

176.

of the said petition. Therefore on the motion of the said Plaintiff it is considered
by the court that he recover against the said defendant the said Four pounds ten
shillings and his costs by him in this behalf expended. But this judgment ex-
cept as to the costs is to be discharged by the payment of Two pounds five shillings
together with interest thereon from October 8th 1772 till paid.

James Warden

Plaintiff

against

In Trustee, Plaintiff's Battery

Richard Clifton

Defendant

The defendant not appearing on the motion of the plaintiff by his
attorney it is ordered that an attachment issue against the estate of the said
defendant for one hundred pounds the damages in the declaration mentioned
and costs returnable to the next court.Upon the petition of Henry Pillar against William Elper for Six hundred &
ninety pounds of nett inspcted tobacco & interest from the 1st March 1782, this day
came the plaintiff by his attorney and the defendant being solemnly called and
not appearing on the motion of the plaintiff who procded his demand to be just
it is considered by the court that the plaintiff recover against the said defendant
the said Six hundred and ninety pounds of nett inspcted tobacco together with
interest thereon from March 1st 1782 till paid and his costs by him in that
half expended.

Ch. 55

Suff. 15

70

it is ordered that an attachment issue against the estate of the said defendant
for the sum of Six hundred and ninety pounds of nett inspcted tobacco together
with interest thereon from March 1st 1782 till paid and his costs by him in that
half expended.

Childred Taylor & Daniel Fisher Esqrs v of Henry Taylor decd. Suff. 2 In Debt.

against

John Bird and Benjamin Spivey Def^r