

At a court held for the county of Southampton the 14th day of October 1784

Present Nicholas Mager John Simmons
John Rogers & Thomas Turner Gentlemen

John Simmons Jr.

against

Joshua Harris & John Rogers } In Debt

This day came the plaintiff by his attorney & the sheriff having made return that he had levied the attachment awarded the plaintiff agst the estates of the defendants at the last court on one pocket book of Harris and some fine buckle of Rogers & they not appearing to satisfy the said attached effects Therefore it is considered by the Court that the plaintiff recover against the said Defendants Fourteen hundred pounds and his costs by him about his suit in this behalf expended the said defendants in money due them this judgment except the part in to be discharged by the payment of seven hundred pounds with interest thereon from the 1st January 1779 till payment to be calculated after the rate of 5% per annum Which judgment by a rule of this bank is to be settled in Specie to be reduced by the scale of depreciation established by law from the month of January 1779.

Charles Briggs a/c of Briggs & Blow

against

John Simmons Jr.

} In Debt

This day came the plaintiff by his attorney & the

Defendants attorney with drawing his former plea said that he is not informed what answer to make to the plaintiffs action whereby he remains against him undischarged Therefore on motion of the said plaintiff it is considered by the Court that he recover against the said defendant Sixty three pounds sixteen shillings & four pence the debt in the declaration mentioned this cost by him about his suit in this behalf expended the S. debt in money due Meet this judgment except the part in to be discharged by the payment of Thirty One pounds eighteen shillings & three pence interest whereon from the 16th day of June 1773 till paym

Charles Briggs a/c of Briggs & Blow

against

} In Debt

John Simmons adm^r with the will annexed of Benj^t Simmons deceased

This day came the plaintiff by his attorney and the Defendants attorney with drawing his former plea said that he is not informed what answer to make to the plaintiffs action whereby he remains agst him undischarged Therefore it is considered by the Court that the plaintiff recover against the S. Defendant Two hundred pounds Sixty five pounds thirteen shillings & four pence the debt in the declaration mentioned and his costs by him in this suit expended to be issued of the goods and chattels of the testator at the time of his death in the hands of the defendant to be administered if so much he hath if not then the cost to be borne by the plaintiff goods and chattels of the S. Defendant to be in money be paid this judgment except the cost is to be discharged by the payment of One hundred & thirty two pounds eighteen shillings & four pence &c with interest thereon after the rate of 5% per annum from the 3^d day of March 1773 till payment made & satisfied in specie or in money to be paid to the plaintiff by the S. C. for Mem^r satisfaction sub^r on the S. C. for