

209 Deane

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that he doth owe the debt in the declaration mentioned as the plaintiff against them
hath complained Therefore it is considered by the court that the plaintiff
recover against the said defendant Two hundred pounds the debt in the declaration
mentioned & his costs by him about his suit in this behalf expended & the said debt in
mercy &c But this judgment except the costs is to be discharged by the payment of one hundred pounds with interest thereon to be computed after the
date of 5th instant 17th Annum from the first day of December 1773 to the time
of payment

Robert Tyres ^{Pltff} {
against } In debt
Benj Clifton ^{deft}

to
224 Tobacco
8/16/6

This day came the plaintiff by his Attorney ^{the defendant} withdrawing his former plea with
that he cannot gainsay the plaintiffs action nor but that he doth owe the debt in the
declaration mentioned as the plaintiff against him hath complained Therefore it is
considered by the court that the plaintiff recover against the said defendant
~~the sum of~~ ^{for killing} six pounds & the debt in the declaration mentioned & his costs by him
about his suit in this behalf expended and the said debt in mercy &c But
this judgment except the costs is to be discharged by the payment of six
pounds Thirteen shillings with interest thereon to be computed after the date of
5th instant 17th Annum from the 10th day of May 1773 to the time of payment

William Vaughan Esq.

against ^{Pltff} In debt
John Timmons warr^t & of James Speed deft

This day came the plaintiff by his attorney & the defendant withdrawing
his former plea with that he can not gainsay the plaintiffs action nor but
that his intestate did owe the debt in the declaration mentioned as the plaintiff
against him hath complained Therefore it is considered by the court that
the plaintiff recover against the said Defendant Twenty one pounds
three shillings & five pence the debt in the declaration mentioned &
his costs by him about his suit in this behalf expended to be saved of
the goods and chattels which were of the S James Speed at the time of his
death in the hands of the defendant to be administered if so much he
hath if not then the costs to be levied of the proper goods & chattels of the S
defendant & be so money be But this judgment except the
costs is to be discharged by the payment of Ten pounds eleven
shillings & eight pence half penny with interest at 5% per a from
the 17th day of last 1772 till payment