

plaintiff promised to pay him which he was proved to have produced a receipt signed by him, which he acknowledged as a discharge of the promise. In a new trial, Knight vs. the Bank, having accepted a composition thereon, promised to pay the plaintiff to an *Indebitor*.

Ch. J. said, in that case it could not be pretended that the plaintiff, who must have had some consideration for the possibility of benefit to the *medium partum*. But this is no better condition than he

I accept a composition sum, cannot be pleaded in

---2 T. R. 24. *Heathcote*

against the Plaintiff's P.
sufficient, it must appear
in the cause, P. 7. G. Strange, 12.

cannot be any satisfaction
but if a lesser sum can be
Rep. 117.

recover Interest,

In all cases where it is due
17 Geo. III. c. 3. s. 4.

agreementum is a word
that *agreementum* is a
traction of the two words
z. agreementum, which
of two or more minds in

13 Nov. 1811
R. Hall
and