

June Court --- 1723 --- 73

Jurisdiction of the Court thereunto requested but the same to him to pay or in any wise to Content hath refused and  
 shall do the refuse and deny whereupon the said Robert saith he is worse and hath damage to the value of three  
 thousand and three hundred and twelve pounds of tobacco and thereupon he brings Suite & ---

Allen & Quod. Eledger day Judge & Clerk Roe

1719 M<sup>r</sup>. George Hutchins D<sup>r</sup> ---  
 To 2 Levys d 170 --- 340  
 To andn. d 170 --- 30  
 1720 To 2 Levys d 115 --- 230  
 1721 To 3: Det... d 109 --- 327  
 To M<sup>r</sup>. George Dashiell Esq. of d Land Commission 112  
 To your expense for John Layton --- 1165  
 1722 To forbearance d 8 ff 2 --- 122  
 9<sup>th</sup> 13  
 2326

Contra --- Cr 2  
 1719 By 89 --- 362  
 1721 By 27 --- 108  
 By tobacco to M<sup>r</sup>. Adams --- 200  
 1722 Ball due --- 1656  
 2326  
 Errors Excepted from Rob<sup>t</sup>. Martin ---

And the said George Hutchins by George Dashiell his attorney comes and defends the free and injury whereof and  
 prays leave to imparte hereunto until the next Court and he hath it and the same day is given to the plaintiff  
 At which said next Court is with the Eighteenth day of June And Dorn One thousand seven hundred and twenty  
 three comes again as well the said Robert Martin by his attorney as the said George Hutchins by his attorney  
 and the said Robert Martin by his said attorney prays that the said George Hutchins to his declaration in the plea  
 of may answer, but the same attorney of the said George Hutchins says that he is not informed by the same  
 George his agent of any answer for the same debt to the said Esq. in the plea of to be given and Nothing Else there of  
 says by that the same plea remains against the said defend<sup>t</sup>: there of undepended  
 of that the said Esq. his damages by occasion of the premises of against the said defend<sup>t</sup>: ought to recover  
 Whereupon at the prayer of the said Esq. the Justices here according to act of assembly in that behalf made and provided  
 do assess the damages of the same Esq. by occasion of the premises of besides his costs and charges by him about his suite  
 in this part sustained to One thousand six hundred and fifty six pounds of tobacco.

Therefore it is considered by the Justices here the same day and year last mentioned that the said Robert  
 Martin recover against the said George Hutchins as well the sum of One thousand six hundred and fifty six pounds  
 of tobacco (242) of tobacco damages of in full of assessed as also the sum of Two hundred and forty two  
 pounds of tobacco by the Court here adjudged unto him for his costs and charges by him about his suite in this behalf  
 laid out and expended and the defendant in Mercy & ---

The same } Somerset County s<sup>r</sup>. Charles Young of Stequoy Parish in Somerset County Clerk was  
 att. } attached to answer unto Robert Martin of plea of trespass upon the Case & ---  
 s<sup>r</sup>. Charles Young. } And whereupon the said Robert by Francis Allen his attorney complains that whereas  
 the said Charles the thirteenth day of November and Dorn One thousand seven hundred and twenty  
 two at the parish and County of within the Jurisdiction of this Court was indebted unto the said Robert in One  
 (thousand)