

bound unto the said William Jones in the full and Just Sum of Seventeen hundred and Ninety five pounds of good sound merchantable Leaf tobacco in Charge to be paid the said William when thereunto the said Joseph should be required. Yett the said Joseph the said Sum of Seven hundred and Ninety five pounds of good sound Merchantable Leaf tobacco in Charge to the said William hath not Rendered all his Obedience thereunto Required but the said Joseph the Same hitherto, to the Same William to tender hath all together denyed and Still doth deny and unjustly detain whereby the Same William say, he is worse and hath Damage to the Value of three thousand pounds of tobacco and therefore by this Suite &c and the Same William bring herunto Court the Writing Obligatory apt &c by which &c -

L. Gale of Que. Esq. & J. Doack Roe

Whereupon the said William Jones by his attorney &c prays that the said Joseph Allen to his Declaration in the plea &c may Answer, but the said Joseph Allen altho' solemnly called came not but in default whereby the said &c remains against the said &c thereof wholly undispensed

Therefore it is considered by the Court here the fifteenth day of June and doth give thousand Seven hundred &c to the said William Jones against the said Joseph Allen

279 Debt apt as also his Costs and Damages of this Suit by the

To  
Coyt Joseph M. Carter  
High Sheriff of South Carolina

of Southy White  
Wm Harris

of plaines  
four at the Court  
of five hundred  
and so thereof be  
day and Year of  
Southy then and

This  
984 / 1021  
1002 984 / 1021  
1002 984 / 1021

95 / 1021  
698  
Wm Harris  
L. Gale of Que. Esq. & J. Doack Roe

of Sum of five hundred & twenty five pounds of tobacco to the said Southy he would well send faith full Content and pay Nevertheless the said William his promise and assumption apt in fact apt made &c Regarding and plotting and fraudulently Intending the said Southy in this part to defraud and receive

(the)