

June Court 1733 309  
 1734 Mr Hugh Porter 1731  
 To the sum brought over £17. 3. 6 1/2  
 To 12 Gallons Rum 2. 0. 0  
 To 150 Clayd Sug. 2. 10. 0  
 To 50 Muscovado Sug. 2. 6  
 To 6 yards of Sprigg Linnen 9. 0  
 To 12 Gall Rum 2. 0. 0  
 To 2 Muscovado Sug. 4. 0  
 To 2 loaves fine Sug. 9. 22. 1  
 To 2 Raisins 2. 9  
 To Ball of Mr. Symptom Act proo. 1. 3. 10  
 To 15 Sug. to Mr John Fleming 6. 9. 6  
 as Jan. tals of 370 d. n. at 35 1/2  
 To Mr Moses Shailles Act. 2. 12. 1  
 To the ball of Mr John Robertson 16. 6  
 Act. Proo. 1. 5. 6  
 To Dr. M. Wick Sterlings Act. 15. 0  
 To my Negro 1 Month 36. 5. 10 1/2

Contra  
 By Cash 13. 0  
 By Mr Capel King 13. 10  
 By Mr Isa 16. 0  
 By Cash at sundry Times 17. 8  
 £ 9. 0. 6  
 By Balance due 27. 5. 3 1/4

Errors Excepted from  
 Feb: 7 9<sup>th</sup> 1734. Jo Stewart sent  
 Then came the above named  
 John Stewart and proved the above Act  
 According to the form and Directions of  
 the Act of Assembly in such cases provided  
 before me. Jam Martine

A Copy of the foregoing Declaration and Account were made and sent to be served on  
 the Defend. with the writ in the plea afo. &c. At which said third Tuesday of March  
 to witt the Twentieth day of the same Month Anno Dom. one thousand seven hundred  
 and thirty two came the said John Stewart by his Attorney afores. and the Sher of  
 Somerset County to whom the aforesaid writ was directed likewise Comoth and  
 maketh return thereof to the Court here Endorsed in this words following viz Copi Corpus  
 declaration delivered in time of Joshua Cadwell Cler.

At which day the plea afo. with all things thereunto  
 Relating. was by act of assembly and the Court adjourned until next Court to be held at dividing  
 Creek the third wednesday of June next &c.

At which said next Court to witt the fivteenth day of June anno. Dom. One thousand Seven hundred  
 and thirty three came again the afo. John Stewart by his attorney afo. and the said Mary Barker Comtrip  
 of the same Hugh Porter by Francis Allen her attorney comes and defend. the force and injury when &c. and  
 saith that the aforesaid John his action afores. thereupon against her to have and maintain ought  
 not because she saith that she hath fully administered all the goods and Chattles which were of  
 the aforesaid Hugh at the time of his Death in her hands to be administered and that she hath so  
 goods or Chattles which were of the aforesaid Hugh at the time of his Death in her hands to  
 be adm. nor had at the Day of the Impetration of the Original Writ of the aforesaid John  
 nor at any time After wards And this she is ready to verify whereupon she prays judgment  
 if the aforesaid John his action aforesaid thereupon ag. her to have ought &c.

And whereupon  
 afterwards the said Mary by her attorney afores. Relinquisheth her Verification afores.  
 by her above Alleged and says that she cannot Gain say the action aforesaid of the afo.  
 John