

Benj. Houston D ^r brought up	L 18.0
1 pint Rum 2 1/2 pints Rum	out 6
1/2 pint Rum 1 quart Rum	out 6
6 1/2 pints Rum & mug punch	out 6
To 2 quarts 1 pint 2 1/2 pints Rum	out 6
To 2 1/2 pints Rum	out 6
1730 To 1 mug punch 4 1/2 pints Rum	out 6
5 Quarts Rum	out 10.0
1 Mug punch 1/2 pint Rum	out 6
Dab ^d 1 mug punch 2 1/2 pints Rum	out 6
3 pottle Syrup 1/2 pint Rum	out 6
2 1/2 pints Rum & Gill Syrup	out 6
1 pint 2 1/2 pints Rum	out 6
1 quart 1/2 pint & Gill Rum	out 6
2 1/2 pints Rum mug punch	out 6
3 pints Rum & 1/2 pint Brandy	out 6
5 1/2 pints Brandy & pottle Syrup	out 6
Paid Mr. Newark	24 Oct 11/11
Paid John Dennis cash	out 6
Paid John Murray	out 6
By Cash	out 6
Credit David Shorley	out 6
Credit Robert Hall cash	out 6
Paid Hall: Birmingham cash	out 6
By cash Lent	out 6
By cash Lent Flamson, Townsend	out 6
Cred: paid Jane & Turner Cash	out 6
Credit David Murray	out 6
Credited up	L 11.0

To Brought up	L 11.0
Credt William Newell	6.0
Credt Charles Davis 9th	7.0
Last 1035 pounds of tobacco	6.0
	L 18.0 0

For contra	G
By Cash paid	L 11.0
By so much paid in Cash	out 6
By One day	6.0
By John Murray	13.0
Balancedue	L 11.5
	16.6.7
	L 18.2.0

John Christopher Glass.

In the Said Benjamin Houston being called
ap^pears and Recoupon the Said Benj^r Houston at the gray:
or off the p^let by his attorney aforesaid is adjudged to Give Speciale bail to Recoupon afft. John -
Alison present Recoupon undertakes for the Said Benjamin Houston that if in Case the Said Christopher Glass Should
Recover Judg^t. in the p^let afft against the Said Benj^r Houston or that the Said Benjamin Houston Should be Judg^t.
Convict that then he the Said Benjamin Houston Shall pay the Indemnacion of the Cost therupon or Recoupon
body to the Cyt^y of the Town of Somerset County in Satisfaction therof or that the Said John Alison will
do it for him. Whereupon the Said Benjamin Houston by in his own proper person Caus and defend the same and
Injury when he and Party thereto Causeth the p^let his action aforesaid to afft against him brought nor can he
Pay but that the Said p^let ought to recover his damages by reason of the p^lefit afft to Recoupon Sixteen pounds
Five Shillings and Seven pence half p^ceyng Current money wherefore the Said p^let prays Judg^t for these damages afft
Caus and his Costs and Charges to him ad^dded in money due.

Therefore by Consent of the parties aforesaid it is Considered that Recoupon Christopher Glass
Recover against the afft Benjamin Houston his damages aforesaid to the afft Sixteen pounds Five Shillings and
379 and Seven pence half p^ceyng Current money by the Name Benj^r in his afft Caus and also Three hundred and
379 Seventy Nine - pounds of tobacco for his Cost and Charges to the Name Christopher Glass aforesaid
afft by the Court were adjudged and paid off in money due.

The Court adjourns till the third Monday of June next 1732