

November Court 1733 - - - - - 97
pounds current money of Maryland and four hundred and fifty six pounds
of tobacco and thereupon he brings suit & pledges & John Doe & R. Roe
August 16th 1733 William Hopkins Dr
To your assumption to pay me for so much due by your note past
to me dated 13th January 1733 being what I sued for in Somerset County lot 575 foot
of good pine plank or corn to the value thereof against you - - - - - Job 228
To your assumption to pay the cost of suit amounting as per Bill of Costs.

Errors Excepted & Robert Scott

And the aforesaid William Hopkins by witness before me have agreed the said
William Hopkins at the prayer of the aforesaid Robert Scott by his attorney aforesaid is adjudged to give special
bail to the action aforesaid Thereupon a certain Abraham Cowen of Somerset County planter present he
in Court in his proper person affirmed upon himself and undertook for the said William
Hopkins that if in case the said Robert Scott should recover judgment in the plea aforesaid against the
aforesaid William Hopkins or that the said William Hopkins should pay the judgment of the court thereupon
or deliver his body to the custody of the sheriff of Somerset County in such fashion thereof or that he the said
Abraham Cowen will do the same for him &c.

And the said William Hopkins by William Buntingham his attorney comes and defends the same
and injury wherefore and pray leave thereof to imparle heremable next court and he hath it and the
same day is given to the aforesaid William here also to.

At which said next court to wit the Twenty first day of August anno Dom
one thousand seven hundred and thirty three came again as well the aforesaid
Robert Scott as the aforesaid William Hopkins by their attorneys aforesaid
and whereupon the same William prays further leave thereof to imparle herein
till next court and he hath it and the same day is given to the aforesaid Robert here
also.

At which said next court to wit the Twentieth day of November anno Dom
one thousand seven hundred and thirty three came again as well the aforesaid
Robert Scott as the aforesaid William by their attorneys aforesaid and whereupon the same William
says that he cannot hanaway the action aforesaid of the aforesaid Robert nor can he say but that he did apace
upon himself in manner and form as the aforesaid Robert above against him hath complained and as
to the damage of the same Robert by him by question of the premises in that part sustained the
same William saith and confesseth that the aforesaid Robert hath sustained damage by question of the
premises further than his costs and charges by him about his suit in that part apposed to five hundred
and Seventy foot of good pine plank and two hundred and twenty eight pounds of tobacco and no
more and further that the aforesaid Robert deems not this but the same allegation confesseth to be true for
judgment and those damages above confessed together with his costs and charges left to him adjudged

Therefore by consent of the parties aforesaid it is considered that the aforesaid Robert Scott between
against the aforesaid William Hopkins his damage and to the aforesaid five hundred and Seventy five foot of good
pine plank and two hundred and twenty eight pounds of tobacco by the aforesaid William in form aforesaid
confessed as also three hundred and four pounds of tobacco for his costs and charges
to the same Robert at his request by the court here and consent of the parties adjudged and the
aforesaid debt in money due