

August Court 1740

16

of Charles or that he the said Charles should be therein convicted that then he the aforesaid Charles should pay and satisfy unto the said Littleton the Judgment of the Court thereupon or render his body in execution of such Judgment to the prison of the sheriff of the County aforesaid in satisfaction thereof or that he the same Robert Kingwill do the same for him &c

And now to will this Twentieth day of March anno Domini One thousand Seven hundred and Thirty Nine came
here into Court ~~court~~ the aforesaid Charles Revell by George Douglas his attorney and defendant thereto and I judge
when &c And there upon the said Littleton Townsend and Charles Revell both present here in Court Submitted the
matter in difference between them in this cause to the arbitrament and final determination of George Douglas -
Francis Allen and William Arbuckle of Somerset County Gentlemen or any two of them, and it is agreed by and
between the parties aforesaid that the aforesaid Arbitrators or any two of them, return their Arbitrament in writing the premises
to the Justices of the Next Court to be held at Dividing Creek, to be held at Dividing Creek the third Tuesday of
June then next following that the same Justices may proceed thereon to Judgment, on the same arbitrament
against either of the parties aforesaid as if the same cause were determined by the Court - And it is further
agreed by and between the parties aforesaid that that Submission be made while of this Court therefore it is ordered
by the Court here that the Submission aforesaid in manner and form aforesaid made according to the form and effect of
the Statute in that Case lately made and provided be entered and made while of this Court on the motion of the parties
aforesaid - and the same day is given to the parties aforesaid hereafter -

All which day came againe the parties aforesaid and their attorneys aforesaid and the aforesaid Arbitrators made and
returned any arbitrament in the premises aforesaid between the parties aforesaid pursuant to the Submission aforesaid
Whereupon the parties aforesaid present herein Court as aforesaid Submitted their dispute in this cause to the arbitra-
ment and final determination of Samuel Wilson John Waters and Nicholas Fountaine of Somerset County Gentlemen
or any two of them and it is agreed by and between the aforesaid parties aforesaid that the arbitrators aforesaid or any
two of them return their arbitrament in writing under their hands to the Justice of the next Court to be held at
Dividing Creek the third Tuesday of August then next following that the same Justices may proceed thereon to Judg-
ment against either of the parties aforesaid as if the same cause were determined by the Court - and it is further
agreed by and between the parties aforesaid that Submission be made while of this Court - therefore it is Ordered by
the Court here that the Submission aforesaid in manner and form aforesaid made according to the form and effect of the
Statute in that Case lately made and provided be entered and made while of this Court on the motion of the parties
aforesaid and the same day is given to the parties aforesaid hereafter -

All which day here came againe as well the aforesaid Littleton Townsend as the aforesaid Charles Revell by
their attorneys aforesaid and here upon the aforesaid Samuel Wilson John Waters and Nicholas Fountaine made return of
their arbitrament between the parties aforesaid in the premises aforesaid in form following Pursuant
to a Submission to us made by Littleton Townsend Administrator of Job Charl and Charles Revell to arbitrate -
and determine a difference between the said parties in an action brought and now depending in Somerset County Court
by the said Townsend in his capacity aforesaid on a bond in the penall sum of fifteen thousand & fifty six pounds of
tobacco -