

Comes and defends the said Charles and says that he cannot deny the action aforesaid of him the said Joseph nor but that he did assume upon himself in manner and form as the said Joseph in his Declaration above against him both Complaines, nor also that the said Joseph hath sustained Damages by means of not performing the Promises and Assumptions aforesaid to wit pounds Nine Shilling and Eight pence Currency as the said Joseph above in Duting supposes

Whereupon the said Joseph by his Attorney aforesaid prays Judgment and those Damages aforesaid to be given with his Costs and Charges by him about his suit in this part sustained to him to be adjudged

Therefore it is Considered that the said Joseph recover against the said Charles his Damages to wit pounds Nine Shilling and Eight pence Currency above Acknowledged and also Two Shillings and Thirty Three pence of Tobacco for his Costs and Charges by him about his suit in this part laid out and Expended on his behalf by the Court here adjudged and the said Charles in mercy &c

Mr. George Robinson	vs	Mr. John Pemberton	vs	Mr. John Pemberton	vs	Mr. John Pemberton
vs	vs	vs	vs	vs	vs	vs
Mr. Thomas Hungerford	vs	Mr. Robert Monro	vs	Mr. Jacob Andrews	vs	Mr. John Pemberton
vs	vs	vs	vs	vs	vs	vs
Mr. John Pemberton	vs	Mr. John Pemberton	vs	Mr. John Pemberton	vs	Mr. John Pemberton
vs	vs	vs	vs	vs	vs	vs
Mr. John Pemberton	vs	Mr. John Pemberton	vs	Mr. John Pemberton	vs	Mr. John Pemberton
vs	vs	vs	vs	vs	vs	vs
Mr. John Pemberton	vs	Mr. John Pemberton	vs	Mr. John Pemberton	vs	Mr. John Pemberton
vs	vs	vs	vs	vs	vs	vs

It was Comanded the Sheriff that he should take Peter Dent late of Charles County Planter of &c and him safe keep until he should have his body for the Justice of the Lord Proprietary of his Neel County Court to be taken at Charles Town on the second Tuesday in March next to satisfy unto Robert Monro as well the sum of Nine hundred pounds of Tobacco which to the same Robert in the Court of the Lord Proprietary before the Justices aforesaid was adjudged for his Damages which he had by certain Promises and Assumptions to the said Robert at Charles County aforesaid made and unperformed as also One thousand and Sixty one pounds of Tobacco which to the same Robert was adjudged for his Costs and Charges by him about his suit in this Part laid out and Expended whereof the said Peter's Conard &c and that he should have them and their that with &c And now here at this day's Court the Court here the will of the said thus Indorsed viz. Capi Sheriff Matis of Saml. Hanson the