

November Court *Novus Dominii* 1747

Obligation to ~~beid~~ *beid* to remain in full force & effect in law but shall be made in the payment of the said sum of Ninety pounds Ninety shillings Sterling then & in power any attorney in any Court of Law in the Realm of Great Britain, France or Ireland or within the Province of Wales any Endor or the Cities of Majorities Dominions to appear for or at the suit of the above mentioned *Subre* *Marriage* & to receive & satisfaction on the above obligation and thereupon to cause judgment to be Nil in all Cognovit action in Nonsum Informatus or otherwise hereby releasing all the Errors that may happen upon the said Judgment during out Execution thereupon in any of the proceedings thereunto relating.

Which being read and heard the said John by his attorney *ap. Com.* and defends the said *John* when *vs.* and the same attorney saith that he is informed by the same John of any arrears to make for the said John to the said *John* in the action of the said *John* by which the same *John* is wronged & the said John thereupon without defence.

Therefore it is barrained that the said *John* recover a gainst the said John his Debts and his Damages by occasion of obtaining that Debt to Two thousand Eighty five pounds of *vs.* to the same *John* of five *vs.* affirmed as usual by the Court & the said John *vs.*

Shall Samuel Hanson Junr. Debtor Judgment Bond

Patrick Connor } Judgment of Nonsum Informatus

Charles County *vs.* Patrick Connor late of Charles County Planter otherwise called Patrick Connor of Charles County Planter was summoned to answer unto Samuel Hanson Junr. *ap.* that he tender unto him the real sum of Two thousand & Six pounds of *vs.* which to him he owes and lawfully retains *vs.*

And whereupon the same Samuel Hanson Junr. by Samuel *vs.* Attorney saith that whereas the said Patrick on the sixth day of February in the year of our Lord one thousand seven hundred and forty six at Charles County *vs.* by his certain Writing obligatory with the seal of him the said Patrick sealed and bearing Court process whose date is the day and year aforesaid acknowledged himself to be lawfully bound unto the said Samuel Hanson Junr. Two thousand & Six pounds of *vs.* to the said Samuel when these words aforesaid do be should be requested *vs.* the said *vs.* the said *vs.* requested the said sum of Two thousand & Six pounds of *vs.* or any part thereof to him, the said Samuel Hanson Junr. to pay or in any sort to Content hath hitherto altogether refused and still doth refuse to the damage of him the said Samuel Hanson Junr. Two thousand & Six pounds of *vs.* and therefore *vs.* brought in and aforesaid *vs.*

And the said Patrick by Henry Dornall his attorney comes & defends the said *vs.* when *vs.* and prays a hearing of the Writing obligatory aforesaid is read unto him in these words *vs.*

The condition of the above obligation is such that if the above bound Patrick Connor do and shall well & truly pay or cause to be paid