

# March Court Anne Dominion 1707

(369)

1739

M<sup>r</sup>. John Martin son D<sup>r</sup>. Bercontra

Mar: 24: 25: 26 To sundry's in Room & Lipp punch	2-1
To Lodging Corn Stabling and fodder	1-6
1739 Oct: 1: To 2 pint Cherry Rum	1-4
July 1 <sup>st</sup> To Cyder	2-6
19 To Rum punch Diet and fodder	0-0
Feb: 29 To Rum Cyder and Punch	3-6
To 3 bottles of Rum	9-0
March: 2 To Cherry Rum and Punch	6-0
27 1740 To Rum 3/6 May 29 3 quarts Rum of date 1/4	12-16
May 29 To Sugar	1-2
June 1 To punch Sangua Cherry Rum & Corn	10-8
To Wine punch and 2 Diets	7-6
1741 April 20 To punch and Wine of Sangua & Cherry Rum 7/4	10-4
1741 To Wine and Rum and Sangua	2-0
22 1733 To Sangua and Diets	4-6
To Corn and Beer	1-4
To Lodging Stabling 2 horses Diet	3-11
1741 April 15 To Club punch 2/6 to Cherry Rum 1/4	5-10
May 3 To punch 2/3 February 19 To punch 2/6	6-9
May 2 To punch Wine and 3 quarts Rum	18-11
30 Sept: 18 To punch and 1 quart Rum	6-6
May 19 1745	7-3-52

By J<sup>r</sup> Lawrence 1-5-5  
 By Paper Currency 10-0  
 By Richard 15-0  
 Due 1-13-0  
 7-3-52  
 Errors Excepted this 15<sup>th</sup> day  
 of May 1744  
 J<sup>r</sup> Noble  
 Mayor 1744. Then Anne  
 Joseph Noble & wife made oath as  
 the Holy Evangelists of Almighty  
 God that the above account is  
 Just and true and that he hath  
 not received part or parcel  
 satisfaction or any thing for  
 the same more than he hath  
 given & sworn before  
 Luke Marbury

Do hereby certify that the books where this account stands  
 stated is legally proved as the said Directs  
 Luke Marbury  
 Contra

1744

M<sup>r</sup>. John Martin son D<sup>r</sup>

May 11 <sup>th</sup> To balance of the within account	13-2
July 28 <sup>th</sup> To Punch	2-1
Sept 30 <sup>th</sup> To Punch Rum Diet Lodging &c	1-7-4
Sept 27 To Punch Rum and Diet	7-0
Oct 1 1744 To Cyder Rum and Punch	6-6
June 1745 To Credit Solomon Vinton	1-12-0
Nov 15 1746	5-0-72

Errors Excepted November the 15<sup>th</sup> 1746  
 J<sup>r</sup> Noble  
 Nov 15 1746 Do hereby certify that the  
 books where this account stands stated is  
 legally proved as the said Directs  
 J<sup>r</sup> Joseph Noble

Then came Joseph  
 Noble and made oath on the Holy  
 Evangelist of Almighty God that the above  
 is just and true and that he hath not received  
 part or parcel satisfaction or any other thing  
 for the same sworn before  
 J<sup>r</sup> Joseph Noble

Thereupon the said John by Sermon in to have his Attorney come and pray  
 that the said Joseph Noble be removed out of the County and may give security for  
 the costs which the said John may expend in prosecuting his suit according to the  
 Rules and Practice here — Whereupon in Court the Henry Darnall of Charles  
 County Gentleman becomes Pledge and Security for the said Joseph that in case  
 the said Joseph do continue the Pleas against the same John or in the same  
 be removed then the said Henry yield and granted that all and singular  
 the costs which to the said John should be adjudged of his Land and Chudles should  
 be made and paid unless the said Joseph Noble should pay and satisfy the  
 same to the said John Martin or his body in Execution by Reason thereof  
 Prender — And the said John by Sermon in to have his Attorney