

Marchbourn Manor Downe 1717

1716

Richard Smith Deb

Dr

Contra

Cr.

To Ballance as above	3050
To 6 Servies	564 -1-6
To Mr. Tustin	51
To Daniel Dulaney Esq ^r	133
1716 may 9. To J ^{rs} on Cr: Chas. Winn to Arthur Smith	120
To J ^{rs} of Self to James Nicolson	150
To J ^{rs} on Cr: James Nicolson Arthur	938
To Credit George Shepley	150
To Int. of 100 ^{rs}	335
	<hr/> 4703 -1-6
1716 To the above Ballance	4517
To 6 Servies	300
	<hr/> 4817
Ditto	9
To the above Ballance	3939
1716 Mr. Richard Smith	
1697 21 To Copper Box	2-10
To Linnen hand by	2-2
To 13 1/2 yards of new Linnen	2-4-1
To 1/2 yd of worst Lintating	1-6
To 1/2 yd of	1-6
To 1/2 yd of	1-6
25 To 3 Rings	2-11
To 1 Double Drumline	2-2
To 1 Single D ^o	1-6
To 1/2 yd of broad tape	3-3
	<hr/> 6-11 1/2 @ 12/6 of Cr
	<hr/> 6-11 1/2
	<hr/> 4654

By Paid J. H.	1-6
By 50 Squirrel heads	116
By Mr. Morrells Order	150
By Ballance carried below	4517
	<hr/> 4703 -1-6
1716 By 25 1/2 heads	50
1717 By 1 lb. Tobacco of Dan. J ^{rs}	880
By Ballance due	3939
	<hr/> 4897
Errors Excepted for Sam: Hanson Jun ^r	
Contra	
By Ballance due	4654
Errors Excepted for Sam: Hanson Jun ^r	
	<hr/> 4654

Whereupon into Court here in his proper Person comes William Middleton of Charles County Merchant and becomes Plaintiff and Security for the afo^r Richard that if it should happen the said Richard in the afo^r should be convicted that then the said William yielded and granted that as well the Damages afo^r as all Costs to be due to the same Samuel in this part should be adjudged of his Land and Chattels should be made and devised to and for the use of the said Samuel if it should happen the said Richard the Damages and Costs aforesaid should not pay or his body into the Custody of the Sheriff by Reason thereof Under

And the said Richard by Thomas Clark his Attorney comes and defends the force and Injury when &c. and Prays leave to speak here until the next Court to be holden at Charles Town on Wednesday Tuesday in March and he hath taken the same day is given to the same Samuel but &c.

And now here at this day to wit the said Tuesday in March afo^r Sam as well the said Richard as the said Samuel by their Attorneys afo^r and the said Samuel by his Attorney afo^r pray that the said Richard to his Declaration afo^r against him pray answer and the said Richard by his Attorney afo^r comes and defends the force and Injury when &c. and the same Attorney says that he is not informed of any Answer to the said Samuel for the said Richard in the afo^r to be given and nothing other thereof does he say whereby the same Samuel remains against the said Richard thereupon without Defence

It is therefore considered by the Court here that the said Sam^r