

Charles County sh. On the 2^d day of February 1747 came Mr. Lancelot Walker before me the underscriber one of his Lordships the Lords Proprietors Justices of the peace for the County afo. and made oath on the Holy Evangelists of Almighty God that the above account is just and true and that he never received any pay or satisfaction or security for the same to the best of his knowledge

Sworn before

John Hanson

And the aforesaid John by Henry Darrall his attorney Comes and defends the force and injury when v. c. and says that he cannot deny the action afo. of him the said Robert nor but that he did assume upon himself in answer form as the said Robert against him complained nor also but that the said Robert hath sustained Damages by means of not performing the promises and assumptions to sea Hundred sixty five and a half pound of Tobacco as the said Robert above in declaring supposes

Whereupon the said Robert by Jno. Chase his attorney afo. Drags Judgments and those Damages acknowledged together with his Costs and Charges by him about his suit in this Court laid out and Expended to him to be adjudged

Therefore it is Concluded by the Court that the said Robert do answer against the said John his Damages afo. to the Hundred sixty five and a half pound of Tobacco above acknowledged as also the sum of Two Hundred and Eight pound of supposed Tobacco for his Costs Charges by him about his suit in this Court laid out and Expended on this

Definitive afo. by the Court to be adjudged and the said John in Money v. c.

James True

John Cox Judgment of Cognovit Actionem

Charles County sh. John Cox venditor of Charles County Planter was called to answer unto James True of a piece of Trespass upon the Case and for that And whereupon the said James by Jeremiah Cox his attorney complains that whereas the said John Cox after the first day of May in the year of our Lord one Thousand seven Hundred and five to wit on the third day of September in the year of our Lord one Thousand seven Hundred and forty five in Charles County afo. made his certain Note in Writing called a promissory Note with his proper hand and mark thereto subscribed bearing date the same day and year above and then and there delivered the said Note to the certain Charles Brooke Junr by which said Note the said John Cox said Obligated himself his Heirs or assigns to pay unto Charles Brooke Junr his Heirs or assigns the full and just sum of one Thousand pound of good sound Merchantable Tobacco in back to be paid by the fifteenth day of December next ensuing the date hereof being for Value Received as by the said Note manifestly appears and the said sum of one Thousand pound of Tobacco qualified afo. as in the note afo. or any part thereof being not paid or satisfied to the said Charles Brooke Junr. the said Charles Brooke Junr. to wit the fourth day of November in the year of our Lord one Thousand seven Hundred and forty five in the County afo. by a certain Indorsement in Writing then and there made on the said Note and then and there subscribed with the proper hand mark and Name of the