

March Court Anno Dom 1756

Wm. Middleton Esq Judgment by Cognovit Notionem  
of James Macintosh

It was Comanded the Sheriff that he should take James Macintosh late of  
Charles County Weaver &c and him wife & wife that he should have his  
body before the Justice of the Peace & Secretary of his Neat County Court to be  
binden that he should be bound to appear in March Neat to answer unto  
William Macintosh of the County of Fairfax upon the case and that he should have  
then and there his writ of Habeas Corpus &c. At which day to wit the second Tuesday in March  
aforesaid Comes the said William by Junius with Chase his Attorney and offers  
himself against the said James Macintosh and the Sheriff's Nameley Samuel  
Stanton Gent. Returns to the Court here that he has taken the body of the said  
James Macintosh.

Whereupon at the prayer of the said James Macintosh  
by the Court here that the said James give special bail in the plea aforesaid  
and for want thereof the said James present here in Court is Comanded into the  
Custody of the Sheriff Nameley Samuel Stanton Gent. here to remain until

the said James in Court do as aforesaid in his proper Person Comes  
and defends before and answers when &c. and with that he Comandatory the  
Action aforesaid of the said William nor but that he owes to the said William the  
Sum of Eighteen Hundred and Twenty Nine pounds of Tobacco and more

Whereupon the said William by his Attorney prays Judgment and  
that damages should be awarded together with his Costs & Charges by him  
about his suit in this part laid out and Expended to him to be paid

Therefore it is Considered that the said Wm. recover against the said  
James his Damages aforesaid to Eighteen Hundred and Twenty nine pounds of Tobacco  
above Acknowledged, and also the sum of one Hundred and Ninety pounds  
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

Defendant James in many &c

Math. Matthews Hopkins Esq Judgment by Cognovit Notionem  
Daniel Nail

Charles County Esq. Daniel Nail late of Charles County Planter was Admitted to  
answer unto Matthew Hopkins Company of a Plea of Trespass  
upon the case

And Whereupon the said Math. Hopkins by Thomas Clark their Attorney  
Complains for that whereas the said Daniel on the Seventy second day of July  
In the year of our Lord one thousand Seven Hundred and forty five at Charles County  
aforesaid was Indebted unto the said Math. Hopkins in the sum of one thousand  
Pounds of Tobacco for divers Particulars lying Property in an account as by a Certificate  
account thereof here with into Court brought may appear and the said Daniel  
being so being Indebted in consideration thereof appeared to wit the day  
and year Esq. at the County of Fairfax upon himself assumed and to the said Math. Hopkins