

March Court Anno Domini 1746

And the said William in his proper Person comes and defends the force and injury when &c. and saith that he cannot deny the action of the said John Smith rather nor but that he did a journey upon him in the manner & form as the said John Smith rather against him have complained nor also but that the said John have sustained Damage by means of not performing the Promises and Assumptions aforesaid to the said John Smith the sum of Eight and Two pence half penny paper Currency the said John above in the being supposed — Whereupon the said John by his attorney afo. com. doth Prays Judgment of those Damages as Acknowledged together with his Costs and Charges by him about his Suit in this part laid out and Expended to him to be adjudged — Therefore it is considered by the Court here that the said John recover against the said William his Damages afo. to Six pounds Eighteen Shillings and Two pence half Penny paper Currency as above Acknowledged as also the sum of Two Hundred and Twenty Two pounds of Tobacco for his Costs and Charges by him about his Suit in this part laid out and Expended on his Defiance aforesaid by the Court here adjudged and the said W. in Mercy &c.

Samuel Hanson Jun. vs. Richard Smith (a. l. w. Dingley) Judgment of Cognovial Action

It was Comma. and the Coroners that they should take Richard Smith late of Charles County Planter of &c. and him safe so that they should have his body before the Justices of the said Proprietary of his Neat County bound to beholden at Charles on the second Tuesday in March next to answer unto Samuel Hanson Jun. Esq. high Sheriff of Charles County of a plea of Trespass upon the Case and that he should have then & there this writ &c. At which day to wit the second Tuesday in March afo.

Come the said Samuel Hanson Junior by Jeremiah Chase his attorney & offers himself against the said Richard in the Plea afo. and John Wild of Gen. one of the Coroners for said County returns to the Court here that he has taken the body of the said Richard —

And the afo. Richard in his proper Person comes and defends the force and injury when &c. and saith that he cannot deny the action afo. of the said Samuel nor but that he owes to the afo. Samuel the sum of Two Shells and Ninety Three pence of Tobacco and no more.

Whereupon the said Samuel by his attorney aforesaid prays Judgment and the said Damages as Acknowledged with his Costs and Charges by him about his Suit in this part laid out and Expended to him to be adjudged — Therefore it is considered that

the said Samuel Hanson Jun. recover against the said Richard Smith his Damages afo. to Two thousand and Ninety Three Bunde of Tobacco above Acknowledged and also Three Hundred and five pounds of Tobacco for his Costs and Charges by him about his Suit in this part laid out and Expended on his aforesaid by the Court here adjudged and the afo. Richard in Mercy &c.

Def. in Mercy