

March Court Anno Domini 1756

Mr. the said John in his proper person comes & defends the force & Injury when the said and saith that he cannot deny the Action of the said Thomas nor but that he did assume upon him self in manner and form as the said against him hath complained nor also but that the said Thomas hath sustained Damages by means of not performing the promises of assumptions aforesaid to Three pounds four Shillings & Sixpence Sterling or Seven pounds Three Shillings Currency as the said Thomas above in declaring supposes

Wherefore the said Thomas do by his attorney aforesaid comes and prays Judgment of those Damages so acknowledged together with his Costs & 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 Thomas recover against the said John his Damages of Three pounds four Shillings & Sixpence Sterling or Seven pounds Three Shillings Currency as above Acknowledged as also the sum of Two Hundred & forty four Shillings & Sixpence for his Costs & Charges by him about his Suit in this part laid out and Expended on his behalf by the Court here adjudged against the said John in Money &c.

It was Commanded that the said the should take Edward Sanders late of this County Planter of the said and himself that he should have his body before the Justice of the Lord Proprietary of his West County Court to be taken at Charles Town on the second Tuesday in March Next to satisfy unto Joseph Noble Junr. as well the sum of Three pounds Seventeen Shillings and Sixpence which to the same Joseph in the Court of the Lord Proprietary aforesaid before the Justice aforesaid were adjudged for his Damages & Charges by reason of a certain Promise and Assumption aforesaid to the same Joseph at Charles County aforesaid made & Unperformed as also the sum of Hundred and Eighty or Eighty pounds of Tobacco which to the same Joseph of his aforesaid were adjudged for his Costs and Charges by him about his Suit in this part laid out and Expended whereof the said Edward is Convict &c. and that he should have them and there that Will &c.

And now here at this day to wit the second Tuesday in March the said the Sheriff aforesaid Returns to the Court here that Will aforesaid thus Indorsed viz

Superseded  
Stanson Sh.