

The above obligation and thereupon to confess Judgment by Nihilit Cognovit
Cilioneum nonsum Informatic or otherwise hereby Releasing all the others that may
happen upon the said Judgment being not Execution the before or in any of the
Proceedings thereunto Relating

Which being Read and heard the said Francis Barber by his attorney afo^r comes
and defends the force and Injury when he and the said attorney saith that he is not
informed by the said Francis of any answers to be given for the said Francis to the same
James and Ignatius Ca^r in the premises nor hath he any other thing to say thereof
in bar or Preclusion of the Action of them the said James and Ignatius Ca^r whereby the
James and Ignatius Ca^r Remains against the said Francis Barber undefended

Therefore it is considered that the said James and Ignatius Ca^r Recover against the said
Francis their Debt of 100^l and their Damages by Quasion of Action that Debt is
Two Hundred Eighty ~~and~~ pounds of Estables to the same James and Ignatius Ca^r on the
Deformed spent by the Court their Judges and the said Francis in money

Mr John Wallau & Company Debt. 57. 0. 0 Currency

H. George Jarvin Judgment of Cognovit actionem

This being an Action of Debt for the Recovery of Fifty seven pounds and
debt from the aforesaid George to the said Wallau & Company the said George was by
virtue of a capias ad Respondendum Returnable before his Lordships County
County Court on the second Tuesday in August 1746 arrested, and then and there
appearing it was ^{by} James and Ignatius Ca^r Attorney for the said John & Company Prayed
that the said George Jarvin might give Special bail

Whereupon into Court
came in his proper person comes Thomas Sanders of Charles County Planter &
comes pledge and security for the aforesaid George that if it should happen that
the aforesaid George in the said aforesaid should be convicted that then the said Thomas
should and be bound that he will the Debt aforesaid as all Damages which to the
same John & Company in this part should be judged of by a Jury of the said Charles County
made and served to and for the use of the said John & Company if it should happen
the said George the Debt and Damages aforesaid to the said John & Company should not

Be of his body into the Custody of the Sheriff by Reason thereof And the said George
by Thomas Black his attorney comes and defends the force and Injury when
16th and prays leave thereof to imparle heretwixt the next Court to be holden at
Charles Town on the second Tuesday in November next and he hath it and the same
day is given to the same John & Company here 16th

At which day to wit the second
Tuesday in November aforesaid comes here as well the said John & Company as the said
George by their attorneys aforesaid and the said George by his said attorney prays
further leave to imparle heretwixt the next Court to be holden at Charles Town
on the second Tuesday in March next and he hath it and the same day is given
to the same John & Company here 16th

And now here at this day to wit the second Tuesday
in March aforesaid comes as well the said John & Company by their attorney aforesaid as the
George by his attorney aforesaid and the said George by his said attorney
comes and defends the force and Injury when 16th and says that he referred any
the action aforesaid of them the said John & Company nor but that he owes to
them the said John & Company the sum of Twelve pounds Ten Shillings Currency of no more
Whereupon