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March Court anno Domini 1711.

1711	Thomas Johnson	D	Whereupon into Court
	for Leys and fine for Spinetels		here in his proper person
	Soft. hereon		comes Justician Williams
1711	1711		of Charles County Planter
Appl'd. 2d. 10 yards Doothed Linen	23/- £ 1-1-		and becomes Plaintiff and
15 yards Cloth the large	24/- 1-2-6		Surety for the said Thos.
10 1/2 dozen Coat Buttons	1/- 3-9		that if it should happen
10 Stk. Hair	2/- 1-		the said Thomas in the place
10 pair men's Yarn Stockings	- 3-6		of Ps. should be vexed then
10 sp' men's Yarn Stockings	- 6-6		the said Justician will by
10 yard Hams	- 2-2		granted that as well the
10 yards Frie	2/- 15-		Damages of Ps. as all costs
10 3/2 yards of Cloth	2/- 10-6		which to the said Samuel
10 2/2 yards Shalloons	2/- 9-12		in this Court should be
10 Hank Whited Brown Thread	- 1-3		adjudged of this and said
10 Hank Col. ditto	- 1 1/2		that they should be made
10 sp' of 4? moderate Linen	2/- 1-1/2		lewd band for the use of
	5-17-9 1/2 @ 10/- per yd.	1170	the said Samuel that if
The above Goods had by Mr. Hanson Junr.		1276	should happen that this
for Recd. & Cptd. by Sam. Hanson			

Thomas the Damages and Costs up to the said Samuel should not pay or his body unto
the County of the former by Reason thereof render. And the Ps. Thomas by William
Middleton his Attorney comes and defends the same and Injury when he and saith
that he cannot deny the Action of Ps. of him the said Samuel nor but that he did affame
upon himself in manner and form as the said Samuel against him hath complained nor
also but that the said Samuel hath sustained Damages by means of not performing
the Promises and Assumptions aforesaid to twelve Hundred and Seventy Six Pounds of Tobacco
as the said Samuel above in declaring supposes. Whereupon the said Samuel
by his Attorney Ps. prays Judgment and those Damages so 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 considered by the Court here that the said
Samuel do Recover against the said Thomas his Damages aforesaid twelve Hundred and
Seventy Six Pounds of Tobacco above acknowledged and also the sum of Two Hundred and
Five pounds of Tobacco for his costs and charges by him about his suit in this Court laid
out and expended on his suit by the Court here Adjudged and the Ps. Thomas in Money due

Def. in Med out & paid on his account by the Court here Adjudged and the Ps. Thomas in Money due

Know Samuel Hanson Esq. 1276 Feb.

Edward Davis, Son of Henry Judgment & cognovit Actionem

Charles County Ps. Edward Davis, Son of Henry late of Charles County Planter was adt to
Answer unto Samuel Hanson Esq. High Sheriff of Charles County of a Bill of trespass upon
the base and syorth And Whereas upon the same Samuel by Jeremiah Chase his attorney
complains that whereas the said Edward died the Nineteenth day of December in the year four
Lord)