

March Court Anno Domini 1748

1747

D^r William Carter

For your Account Brought over		16-6
October 2.	Dozen Metal Buttons 21 $\frac{1}{2}$ black & one dozen white	14-
November 24 th .	Soap Sapon 2 lbs pins of 1 $\frac{1}{2}$ Cloth 56/-	3-1-
	3d. Drugget 25/- 7 lbs Flowered Iapony 2/-	8-15-9
	2 dozen West Coat buttons 24 1/2 lbs Shaloon 10/- Col. thread 2/-	14-6
	1/2 pound brown Thread 5/- 1/2 metal buttons 3/-	8-
	as before 3 lbs 10/- 11-1-	7-5
	To Benjamin Branson of Currency	10-
	Box Lock	2-
	Ready for	1-6
	Errors Excepted by John Wheatley	14-1-6

Charles County sc. November 24th 1748. It is came before me the subscriber one of his Lordships Justices of the Peace for Charles County of the above John Wheatley who made oath on the Holy Evangelists of Almighty God that the foregoing Account is just and true as it stands. Stated, and that he has received no Part nor Share thereof nor any Security or estate further for the same more then credit given to the best of his knowledge, except a Bill of Sale of some cattle which cattle the said W^m Carter had before made over to a certain John Spalding as this Deponent is informed by said Spalding. —

Walter Hanson

I^r you are hereby Desired to give Attachment against the Effects of William Carter at the suit of John Wheatley for the Balance of the above Account, and the Costs that may Accrue thereon. Whereof fail not and for your so doing this shall be y^r sufficient Warrant given under my hand and Seal this 24th day of November 1748 —

Walter Hanson

*J^r Thos. Edmund Postleus
of Charles County*

Whereupon it was Commanded the Sheriff of the Good Sherriff & Credits of the sd^r William Carter in his Dairies with being he should attach as the sum of four Thousand and Twenty Pounds of Tobacco Damages as fifteen Hundred Pounds of Tobacco for Costs that he will do and that further should accrue in Prosecution of the Premises and when the same he had attached or any Part thereof that he should have it before the Justice of the Lord Proprietary of his Neat Court to be held at Charles Town on the second Tuesday in March next then another to be pronounced according to Law to be for the use of the said John Wheatley unless the said William Carter should come thereto and there by himself or his full Attorney and answer unto the said Act of Assembly upon the case and that by good and lawful men of his Dairies with he should make known to the Person or Persons in whose hands he should make the same Attachment that he or they should appear before the Justice of the said Lord Proprietary at the Place and time aforesaid to show cause why the said they have not by them in their or any of their hands. Bills should not be demanded according to Law and the said John have thereof Execution if he and how to make & write the same. that he should make known to the Justices of the said Court at the time and Place and that he should have them by him that wait and the names of those before whom he should make the same known & co

And