

March Court Anno Domini 1740

Requested but they came to him hither to, to pay or him for the same in any sort to
 Content both hither to altogether Refused and still doth refuse to the Damage of the same,
 Samuel Harrison Jun^r Two Thousand Six Hundred & Seventy Nine Pounds of Tobacco & therefore
 Suits brought hither forth. Pled: 86. ^{John Doe} ^{John Doe}

1744 William Mackhorne. 1745

1744 To 3 Lewis & fine for 1/4 th	291	1744	By h. h. Job ^o 18 ^o 112: 80 18 ^o	609
To paid Geo. Jackson late the pay ^r	111 1/2	1745	By Pollard Due	1339 1/2
To 1/2 on 1/2	5			
1745 To 2 Lewis & fine for Squando	270			
To put on 238	27			
1746 To 2 Lewis & fine for 1/4 th	270			
To put on 638 to the 22 nd March 1747	67			
1747 Oct ^r 11 th To 5 yards cloth serge & 1/2 lb	12-6			
To 1/2 dozen lace Unico ^r & 1/2 lb	10-6			
To 27 th of 1/2 yard w. Linnen 1/2 lb	14-3			
To 8 yards Brown Shouting 1/2 lb	12-1			
212/6	3-19-3			
	624			
	2008 1/2			

March 23rd 1747
 Theor^o Excepted
 Sam. Harrison Jun^r

Whereupon unto Court here on his proper person Comes Thomas St Clair of Charles
 County Planter and becomes Pledge and Security for the said William that if it should happen this
 William in the Pleas should be convicted then the said Thomas should and Granted that all the
 Damages & all Costs which to the said Samuel in this Part should be adjudged of his Land & Estates
 should be made and levied to and for the use of the said Samuel that if it should happen that the said
 the Damages and Costs & to the said Samuel should not pay or his body into the Custody of the Crown
 by reason hereof Pender. And the said William by Henry Darnall his attorney Counsel
 defends the plea and says that he cannot deny the action & of him the said
 nor but that he did assume 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 Promise and Assumptions & to one Thousand Three Hundred thirty nine Pounds and a half
 of Tobacco as the said Samuel doth in pleading suppress. Whereupon the said Samuel by his
 & pray Judgment and those Damages so acknowledged together with his Costs and Charges by him
 about his Suit in this Part laid out and Expended to him to be adjudged. Whereupon it is ordered
 by the Court here that the said Samuel do recover against the said William his Damages & to the sum of
 Hundred thirty nine Pounds and an half Pound of Tobacco above acknowledged and in the Hundred
 thirty nine Pounds and one quarter of a Pound of Tobacco for his Costs and Charges by him about his Suit in this
 Part laid out and Expended on his part by the further adjudged and the said William in Money &c.

Sam. Hanson Esq^r John and Mrs. House Sam. Hanson Esq^r John and Mrs.
 William Ploys & W^{ch} Geo. Jones ... W^{ch}
 John Freeman Adm^r John and Mrs. John and Mrs. John and Mrs.
 Wm Smallwood & W^{ch} John and Mrs. John and Mrs.
 John and Mrs. John and Mrs. John and Mrs.