

March Court Anno Domini 1710

And Whereupon the same Hugh Mitchell by Jeremiah Chase his Attorney
 with that whereas on the Ninth day of February in the year of our Lord one thousand seven
 Hundred and forty Eight, Nine at Charles County. the said Daniel by his Writing
 Obligatory oblig'd himself to the said Hugh in the said Sum of Twelve Hundred and forty one
 Pounds Crop Tobacco for Value Received, to be paid to the said Hugh on Demand Never theless
 the said Daniel Neale at his often Requested hath not paid to the said Hugh the said Sum of Twelve
 Hundred and forty one Pounds Crop Tobacco or any Part thereof but hitherto together hath &
 still doth Refuse to pay the same to the Damage of the said Hugh Mitchell Two thousand four
 Hundred and Eighty two Pounds of Crop Tobacco, and therefore he brings Suit, and hath good Proof
 of the Premises when the Court will consider thereof, and he brings into this Court the said Writing
 Obligatory which gives sufficient Testimony of the said Debt. the date whereof is the day and year above
 mentioned, and so forth.

Edw. H. John Doe
 Plt. vs. John Doe

Whereupon into Court here in his Proper Person James Walter Dodson of Charles Co. Esq.
 Planter and buisness Pledge and Security for the said Daniel that if it should happen the said
 Daniel in the Plea of. should be convicted that then the said Walter yield and Granted that
 as well the Debt as all costs which to the said Hugh in this Part should be do judged of his
 Lands and Chattles should be made and levied to and for the Use of the said Hugh that if it
 should happen that the said Daniel the Debt and Costs to the said Hugh should not pay
 or his body into the Custody of the Sheriff by Reason thereof.

And the said Daniel by William Middleton his Attorney comes and defends the force and Injury
 when vs. and saith that he cannot deny the Action of. of him the said Hugh nor but that he
 did Assume upon himself in manner and form as the said Hugh against him hath Complain'd
 nor also but that the said Hugh hath Sustained Damages by means of not Performing the
 Promises and Assumptions of. Twelve Hundred and forty one Pounds of Tobacco as
 the said Hugh above in declaring supposes. Whereupon the said Hugh by his Attorney
 of. Prays Judgment and his Debt is acknowledged together with his Costs and 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 Hugh do recover against
 the said his Debt of. Twelve Hundred and forty one Pounds of Tobacco above acknowledged
 as well the Sum of one Thousand Sixty Three Pounds and Three Quarters of a pound of Tob.
 for his Costs and Charges by him about his Suit in this part laid out and Expended on his
 behalf by the Court here adjudged and the said Daniel in Waverly vs.

Hugh Mitchell Debt 1695

Alca. Sims Judgment for Nonsum, Stay of Ex. till 26. of April next
 Charles County vs. Alexander Sims late of Charles County Pltch with others in Judgment
 Sims was summoned to answer unto Hugh Mitchell of. that he should pay unto him within
 Hundred and Ninety five Pounds of Tobacco which to him he Owed and he justly detained to pay
 And Whereupon the said Hugh by Edmund Chase his Attorney saith that whereas the said
 Alca.