

309

March Court Anno Domini 1711.

Tenor of the Note aforesaid so being madeable the said Walter afterward to wit the day and year last mentioned at the County aforesaid upon his oaths affirmed and to the said Hugh then & here faithfully Promised that he the aforesaid Walter shall pay sum of Eight Hundred and Eighty, Three Pounds of Tobacco aforesaid to the said Hugh when the next afterwards he should be requested will and truly would content and Pay Never the less the said Walter his Promise and Assumption aforesaid in the least regarding but minding no fraudulently Intending the said Hugh in this Part Craftily and tickily to deceive and defraud the said sum of Eight Hundred and Eighty Three Pounds of Tobacco aforesaid or any Part thereof to the said Hugh hath not paid the same to do the said Walter was on the first day of February in the year of our Lord One Thousand Seven Hundred and forty eight since and often since at Quaker County aforesaid to pay the same but the said Hugh hitherto to Pay or content the said Walter hath hitherto altogether refused and still doth refuse to pay the same to the Damage of him the said Hugh Whitelocke Seventeen Hundred and sixteen Pounds of Tobacco aforesaid and therefore suit of law goes forth.

Plat. 46^o June 26th 1711

And the aforesaid Walter by William Middleton his attorney comes and defends the said Injury when he and saith that he cannot deny the action aforesaid of him the said Hugh nor yet that he did assume upon himself in manner and form as the said Hugh above against him hath Complained nor also but that the said Hugh hath sustained Damages by means of not Performing the Promises and Assumptions aforesaid to Eight Hundred and Eighty Three pounds of Impounded Tobacco as the said Hugh above in depecting supposeth. Whereupon the said Hugh by his Attorney aforesaid pray Judgment and those Damages which are now added together with his Costs and Charges by him about his suit in this Court laid out and Expended to him to be adjudged. Wherefore it is Considered by the Justices that the said Hugh do recover against the said Walter his Damages aforesaid to Eight Hundred and Eighty Three pounds of Impounded Tobacco above acknowledged also the sum of one Hundred and twenty four Pounds and an half Pound of Tobacco for his Costs and Charges by him about this suit in this Court laid out and Expended on his account by Determined the Court there being judged and the said Walter in Money 86^o.

Ran James Russell... Iha Dam 1725 Tobacco.

William Carter and Judgment for Attachment.

It was Commanded the Sheriff that he should take William Carter Junior late of Charles County Planter of ye^r and him safe keep so that he should have his body before the Justices of the Lord Proprietary of his Neat County Court to be helden at Charles Town on the second Tuesday in March next to answer unto James Russell of a place of Jurys upon the case and so forth and that he should have then and there that Walter M. W. non heret this day to wit the second Tuesday in March aforesaid come thereto James Russell by his attorney aforesaid and offer himself against the said William Carter in the plea aforesaid and the Sheriff aforesaid Namely Samuel Hanson Gentleman Returns to the Court here that the said William Carter on his Bailiwick is not found and that he hath left according to the directions of the act of Assembly in those cases late made and Provided a copy of the Declaration sig.

R. Russell