

June Court Anno Domini 1719

Attorneys and the said John by his said Attorney Prays further licence to Impale here  
 until the next Court to be holden at Charles Town on the second Tuesday in June next and be he the  
 it and the same day is given to the same Edward and Thomas here &c. And now here at this day  
 to wit the second Tuesday in June aforesaid. Came as well the said John as the said Edward & Thomas by their  
 Attorneys aforesaid and the said Edward and Thomas by their said Attorney Prays that the said  
 John to their Declaration aforesaid against him may answer And the said John by his said Attorney  
 Comes and defends the force and Injury when &c. and saith that he cannot deny the Actions  
 of them the said Edward and Thomas nor but that he did assume upon himself in manner  
 and form as the said Edward & Thomas against him have complained nor also but that the  
 Edward and Thomas have sustained Damages by means of not performing the Promises and  
 Assumptions aforesaid to Eight Hundred and Ninety Pounds of Tobacco as the said Edward and  
 Thomas above in declaring suppose. Whereupon the said Edward and Thomas by their  
 Attorneys Prays Judgment and those Damages so acknowledged to go them with their Costs and  
 Charges by him about their Suit in this Court laid out and Expended to him to be Adjudged  
 Therefore it is considered by the Court here that the said Edward and Thomas do recover against  
 the said John their Damages aforesaid to Eight Hundred and Ninety Pounds also the Sum of Two  
 Hundred and Sixty Pounds of Tobacco for their Costs &  
 Charges by him about their Suit in this Court laid out and Expended on his behalf by the  
 Defendant Court here Adjudged and the said John in May 1719

John James Gordon vs. John Doe 2236 Tobacco

Robert Middleton Judgment of WMC for Dam: in Nat

Charles County sh. Robert Middleton late of Charles County Gentleman was Attached to answer  
 unto James Gordon of a Plea of Trespass upon the Case and so forth.  
 And Whereupon the same James Gordon by Jeremiah Chase his Attorney complains that  
 whereas the said Robert the Nineteen day of January In the year of our Lord One Thousand Seven Hundred  
 and forty Seven Eight at Charles County aforesaid was indebted to the said James Gordon in the Sum of Two  
 Thousand Two Hundred and Thirty Six Pounds of Tobacco for divers Articles lying in paper upon an Account  
 by the Particular Account thereof herewith in to Court brought may appear and being so then indebted  
 the said Robert in consideration thereof afterwards to wit the day and year aforesaid at the County aforesaid  
 Upon himself assumed and to the said James then and there faithfully promised that he the said Robert  
 Middleton the said Sum of Two Thousand Two Hundred and Thirty Six Pounds of Tobacco to the said James  
 when thereunto afterwards he should be requested, will and truly would content and pay  
 Nevertheless the said Robert his Promise and Assumption aforesaid not regarding but minding and  
 fraudulently Intending the same James Gordon in this Court craftily and subtly to deceive & defraud  
 the said Robert Middleton the said Sum of Two Thousand Two Hundred and Thirty Six Pounds of  
 Tobacco or any Part thereof to the same James hath not paid nor him for the same in any sort Contented  
 altho the said Robert afterwards to wit the Eleven day of May In the year of our Lord One Thousand Seven  
 Hundred and forty Eight and often afterwards at Charles County aforesaid by the same James hath been  
 requested but the same to him neither to, to pay or him for the same in any sort to Content hath refused  
 altogether refused and still doth refuse to the Damage of the same James Gordon Four Thousand  
 four hundred and seventy Two Pounds of Tobacco and therefore Suit is brought and so forth

John Doe  
John Doe