

(37)

June Court Anno Domini 1729

Mr. Read Smith Hawkins Esq; afterwards R. W^m Headbaldes & Co after 2 Imparlan^e
 vs James Maddox . . . Agreed def. Paying ^{Agreed def. Paying} Rob. Wayfull & Agreed
 vs James Maddox . . . All day, then M^r Rob. Wayfull & Agreed

Mr. Benjamin Thompson, Assault & Battery R. Benj^m Thompson & Co
 vs Philip Ferrell . . . Agreed for Plaintiff Def. R. Philip Ferrell Defendant
 Mr. Anthony Shrother . . . I bear Rule Security for S^r George Maxwell, Ca Sa Debt 3000
 vs Richard Hartwell Costs this Court or Non pro^p Paid by his Agent Dam: 101^{1/2}
 Richard Hartwell after 2 Imparlan^e Agreed Robert Hurdles & No Return

It was Commanded the Sheriff that he should take Joseph Rynd late of Charles County
 Planter of 46^c and him safe keep so that he should have his body before the Justice of the Lord Proprietary
 of his said County Court to be helden at Charles Town on the Second Tuesday in June next to satisfy unto
 Margaret Perry as well the sum of One Hundred Pounds of Tobacco certain Damage which the same
 Margaret had in the Court of the said Lord Proprietary before the Justice of Charles County aforesaid
 Recovered against the said Joseph as also four hundred and Seventy six Pounds of Tobacco and one half
 Pound of Tobacco which to the same Margaret by Discretion of the said Justice aforesaid other Agent were
 adjudged for her Costs and Charges by him about her suit in this Court laid out and Expended to her to be
 Adjudged whereof the said Joseph is Convict & that he should have then & there that will be
 paid now hereat this day to wit the Second Tuesday in June A.D. the Sheriff aforesaid Returns to the
 Court here the Will^r thus Indorsed Viz: —

Copi Corpus Satisfy'd Plaintiff

Sam. Hanson Sher.

Mr. Jeremiah Aderton, Ca Sa Dam: 56 Cury 16^r Sam. Hanson Esq^r Ca Sa Dam: 1060
 Costs 256^{1/4} Costs 161^{3/4}

Daniel Bryan N.C.J.

Edward Davison of Henry N.C.J.

It was Commanded the Sheriff that he should take Aaron Nally late of Charles County Planter
 of 46^c and him safe keep so that he should have his body before the Justice of the Lord Proprietary of his
 said County Court to be helden at Charles Town on the Second Tuesday in June next to satisfy unto
 Mrs. Submans and Hartley as well the sum of Seven Hundred and Twenty five Pounds of Tobacco & Two
 Pounds of a pound of Tobacco which to the said Submans and Hartley in the Court of the said Lord Proprietary before
 the Justice^r were Adjudged for their Damages which they had by reason of a certain Promise & Compunction
 the said Submans & Hartley at Charles County aforesaid made and Unperformed as also Two hundred and
 twenty Eight Pounds of Tobacco and one half Pound of Tobacco which the same Submans & Hartley of their
 Agent were Adjudged for their Costs and Charges by him about their suit in this Court laid out and Expended
 whereof the said Aaron Nally is Convict & that he should have then and there that will be And now
 hereat this day to wit the Second Tuesday in June A.D. the Sheriff aforesaid Returns to the Court here the Will^r
 thus Indorsed Viz: —

Copi Sat: R. J.

Sam. Hanson Sher.

Mem: All the Damages paid in respect^r of Tobacco
 at the rate of £. according to Act of Assembly

It was Commanded the Sheriff that he should take Stephen Chandler late of Charles County Planter
 of 46^c and him safe keep so that he should have his body before the Justice of the Lord Proprietary of his said
 County Court to be helden at Charles Town on the Second Tuesday in June next to satisfy unto
 (William)