

Thomas Hodgkin, John Mudd Junr. S. N. E. J. H. Samuel Roundell & John Roward, H. Samuel Roundell, William Carter. S. N. E. J.

H. Samuel Roundell, Debts 1707, H. Samuel Roundell & Roward, H. Samuel Roundell, Jeremiah Swann, S. N. E. J. Elizabeth Gray, S. N. E. J.

William Gray Judgment of Default for Want of Plea

Charles Counties vs. William Gray late of Charles County, Planter was attached to answer in to Robert Scott and John Roward of a Plea of Trespass upon the Case and so forth. And whereupon the same Robert Scott and John Roward by Jeremiah Chase their Attorney complain that whereas the said William Gray the Eleventh day of October in the year of our Lord one Thousand Seven Hundred and forty Seven at Charles County aforesaid was indebted to the said Robert and John in the sum of Nine Hundred and Twenty Three Pounds of Tobacco for such Articles as by properly in an account as by the Particular account thereof herewith into Court brought may appear, & the said Wm Gray being so thereof indebted in consideration thereof afterwards to wit the day 9 year, at the County of Upper Charles County aforesaid and to the said Robert Scott and John Roward then & there faithfully promised that he the said Gray the said sum of Nine Hundred and Twenty Three Pounds of Tobacco to the said Robert & John when they unto afterwards he should be requested will and truly would content and pay. Nevertheless the said William Gray his Promise and Assumption aforesaid not in the least regard of but minding and fraudulently intending the said Robert Scott and John Roward in this behalf craftily and subtilly to receive and depaid the said sum of Nine Hundred and Twenty Three Pounds of Tobacco or any Part thereof to them the said Robert & John or either of them, hath not paid or Contented altho' the said William Gray was afterwards to wit on the first day of December in the year aforesaid and after since at the County aforesaid by the said Robert and John thereto requested but they came to them or either of them, neither to, to pay or for the same in any sort to Content the said William Gray hath neither to altogether refused and still doth Refuse to the damage of the said Robert Scott and Roward Eighteen Hundred and forty Six Pounds of Tobacco and there fore they bring Suit and so forth

William Gray		D ^r	Charles Counties vs. William Gray	
Aug ⁵	To 2 yards of fine Check.	22/3	9	
	To 1/2 yard broad Cloath.	2/6	12-1/2	
	To 1/2 yard leather breeches.		8	
	To 1/2 yard Hose.		2-10	
	To 2 1/2 yards narrow white Linen @ 2/8		10	
	To 2 1/2 yards broad Cloath.	2/11	1-7-6	
	To 1 dozen Coat buttons @ 1/6 stick hair @ 6		2	
	To 20g thread.		1-4	
	To 3 yards Tartan.	2/5	12	
	To 1 sett buckles.		2-6	
Oct ¹¹	To 1 Bustle salt.		5	
	To 11-12-3 @ 10 p ^{ts} is 923 Tobacco		11-12-3	
	Errors Excepted Cor Walter Hanson from former Scott and Roward			

Charles Counties vs. December 22. 1728
I hereby certify that the above is a true Copy taken from the Books of Walter Hanson which Books appear to be Proved before Major Samuel Hanson in these words following
Maryland Charles County vs.
On the 5th day of April 1728
Came Walter Hanson before me one of his Lordships the good Brofrys Justices of the Peace for the County aforesaid and made Oath on the Holy Evangelists to Almighty God that the several foregoing accounts as they stand stated are just & true and that