

June Court Anno Domini 1759

He nor any other Person by his order or to his use ever received any Part or Parcel of the said Accounts or any Security or Satisfaction for the same more than due Credit is given for to the Credit of his Honour Judge.

Hanson

Whereupon into Court here in his proper Person comes James Middlebrook of Charles County Planter and becomes Judge and Security for the said William that if it should happen the said William in the Plea aforesaid should be convicted that then the said James Yielded and Granted that as well the Damages as all Costs which to the said Scott and Howard in this Part should be adjudged of his Lands and Chattels should be made and Secured to and for the use of the said Scott and Howard that if it should the said William the Damages and Costs aforesaid should not lay on his body into the Custody of the Sheriff by Reason thereof Besides. And the said William by his Attorney aforesaid comes and Defends the force and Injury when aforesaid and the said Scott & Howard by their said Attorney prays that the said William to their Detraction aforesaid against him may answer and pay that the said William to the Detraction aforesaid of them the said Scott & Howard does not answer nor the Action aforesaid in any wise gainway. but the said Scott and Howard Remains against the said William there upon without defence. It is therefore Considered by the Court here that the said Scott & Howard do Recover against the said William their Damages by occasion of the Premises to Nine Hundred & Twenty Three Pounds of Tobacco as also Two Hundred forty Seven and one half Pounds of Tobacco for their Costs and Charges by him about their Suit in this Part laid out and Expended to the same Defendant Scott & Howard of their Expent by the Court here adjudged and the same William in Money aforesaid

Receivd Scott & Howard In Law Mistrs H. Tho: Turnbull Comd. The Mistrs Dam: 890

Leonard Gray S. of H. John Cooksey Son of Tho: & Cepily

James Ruffell All on Judgment H. Daniel Stephenson Comd. The Mistrs Dam: 1250

Wm Carter S. Nulla Comd. Samuel Jones S. Copy Copy Sold in Time Agreed

Hugh Mitchell Debts of Tobacco

Joseph Johnson Judgment of 1756 for Debt & Costs

Charles County vs Joseph Johnson late of Charles County Planter otherwise called Jo: Johnson was summoned to answer unto Hugh Mitchell of a Plea that he Render unto him the Sum of Eight Hundred and Seventeen Pounds of Tobacco in one Batch which to him he owes and by justly actions & so forth And Whereupon the same Hugh by Jeremiah Chase his Attorney saith that where as the aforesaid Johnson the Eighteenth day of January in the Year of our Lord one Thousand Seven Hundred & sixty Eight Nine at Charles County aforesaid by his certain Writing Obligatory Obliged him self to the said Hugh in the aforesaid Eight Hundred and Seventeen Pounds of Tobacco to be paid to the said Hugh when there unto afterwards he should be requested Now the said Joseph Johnson as this often since he required the aforesaid Eight Hundred and Seventeen Pounds of Tobacco to the said Hugh hath not yet answered but that to him to Render altogether hath Refused and still doth Refuse wherefore saith he is the worse by hath Damage to the Value of One Thousand Six Hundred and Twenty four Pounds of Tobacco & therefore he brings Suit & so forth and brings herewith to this Court the Writing Obligatory aforesaid which the Debt aforesaid in form aforesaid Testify whose date is the day and year above said. Pled: H. Johnson Rich: Roe