

Honest and Lawfull men of his Majesty that he make to know these William Smallwood that he may be before us at Charles Town on the second Tuesday in June next to shew if anything he hath or knows to say for himself why the said Ralph and Company ought not to have their Execution against him according to the true form and Effect of the Recovery aforesaid if it shall seem Expedient to them and further to do and Receive what our same Court before us of him then and there shall consider of their behalf and that he should have then and there the Names of those before whom he hath made him to know and this Will &c.

And now here at this day to wit the second Tuesday in June aforesaid Comes the said Ralph & Co. by their attorney aforesaid and offers himself against the said William Smallwood in the plea aforesaid and the Sheriff's process Returns to the Court here the Writ aforesaid thus Indorsed Viz.

Charles County sh. Shereby Certifie to the Wors his High the Justice within mentioned that by Virtue of their Writ to me directed I have made known to William Smallwood that he be and appear at the time and Place within Provided to shew Cause if he can why the said Ralph & Co. ought not to have their Execution against him according to the Recovery within mentioned before John King and John Andrew Lamburn on the 22 day of May 1719. To Answer Sam Hanson Esq.

And the said William Smallwood into Court here in his proper person Comes and nothing in Law or Detraction of the Execution aforesaid doth he say whereby the said Ralph & Co. remain against him Undepended: Wherefore it is considered by the Court here that the said Ralph & Co. have their Ex. against the said William of the Damages and Costs aforesaid according to the form of the Recovery aforesaid. It is further considered that the said Ralph & Company do Recover against the said William the sum of One Hundred and Seventy Eight Pounds and One Shilling of Tobacco for their Costs and Charges by him in Prosecution of the Service aforesaid laid out and Expended to the same Ralph & Company at their Request by the Court here Adjudged according to the form force and Effect of the Statute in such Cases made and Provided and that the same Ralph & Co. have thereof Execution &c.

Sam. Hanson Esq. Debtor vs Tobacco

Mary Burch's Judgment Non Sum.

Charles County sh. Mary Burch late of Charles County Widow otherwise called Mary Burch was Summoned to Answer unto Samuel Hanson Esq. High Sheriff of Charles County of a Plea that she tender unto him the sum of One Thousand Nine Hundred Seventy Three pounds of Good Tobacco in Two Hogheads which to him she owes and unjustly detains and so forth.

And Whereupon the same Samuel by Jeremiah Chase his attorney saith that whereas the said Mary the nineteenth day of September in the year of our Lord One Thousand seven Hundred and forty Eight at Charles County aforesaid by her certain Writing obligatory obliged herself to the said Samuel in the said sum of One Thousand Nine Hundred Seventy Three Pounds of Good Tobacco in Two Hogheads the Value thereof to be Paid to the said Samuel upon the unto aforesaid she should be required Nevertheless the said Mary altho' often since Required the said sum of One Thousand Nine Hundred Seventy Three Pounds of Tobacco aforesaid to the said Samuel hath not yet Rendered but that to him to Render altogether Refused and still doth Refuse wherefore he saith he is the worse and hath Damage to the Value of Three Thousand Nine Hundred and forty Six Pounds of Tobacco aforesaid and therefore he brings Suit and so forth and brings here in to Court the Writing obligatory aforesaid which the Debt aforesaid informs aforesaid Testify whose date is the same day and year aforesaid.

John Doe
Plat. &c. J. L. Doe
(Whereupon)