

(161)

August Court Anno Domini 1749.

Adjudged for his Damages which he had by Occasion of a certain Promise and a pump-
tion to the said John Smith at Charles County as made and unperformed also to the sum of
Thirtyfive and a half Pound of Tobacco which to the same John Smith of his Agent was adjudged
for his Costs and Charges by him about his suit in this Particular case Expended during
the said John Martin Senior's Convict &c and that he should have the same there this Writ &c.
And now here at this day to wit the second Tuesday in August is issued the Sheriff a/c
Returns to the Court here the Writ a/c thus endorsed Viz:

Cepi Corpus Subveniendum Sam: Hanson Sher

With which Return was Returned the following Subveniendum Viz

Charles County a/c You John Martin and Robert Middleton and Henry Martin doth confess
Judgment to John Smith Planter for the sum of Six pounds Thirteen Shillings and Eleven pence Damages
and Two Hundred Sixty three and Three fourths of a pound of Tobacco Goods which suit was instituted
by the said John Smith Planter against John Martin vñ on the Thirtieth day of June seventeen
Hundred forty eight in the said County Court the said sum of six pounds Thirteen Shillings and
Eleven pence Damage and Two Hundred Sixty three and Three fourths of a pound of Tobacco for
Costs to be paid of your Rvies Goods or chattels Land or movants for the use of the said John Smith
Planter in Case the said John Martin shall not pay and satisfy to the said John Smith Planter the
Paid sum of six pounds Thirteen Shillings and Eleven pence Damage and Two hundred and
Sixty three and Three fourths of a pound of Tobacco for Costs recovered recovered against them
with the additional Costs therein on the Fourth day of January Next. J: Sinter


J: Sinter
Dan: S: H: Sonifer

It was Commanded the Sheriff that Whereas Falther and Neale lately in the Court of
the Lord Proprietary that is to say his County Court helden at Charles Town on the second
Tuesday in November last before Gustavus Brown Esq: and his associates Justices of our
said by your Writ of Scire facias and Confederate in the said Court had Judgment for Execution to
Issue against John Martin Senior late of Charles County Planter for as well the sum of Four
Hundred and fourteen Pounds of Tobacco Costs in the said Writ of Scire facias mentioned as also One
Hundred Twenty six and a half Pounds of Tobacco which to the same Falther and Neale by
Discretion of the Justices a/c at their Request were adjudged for their Costs and Charges by them
Paid out and Expended in Prosecuting the Writ a/c. Therefore Command you that you take the
John Martin Senior and his wife Neale so that he should have his body before the Justice of the said
Lord Proprietary of his said County Court to be held at Charles Town on the second Tuesday August
Next to satisfy unto the said Falther and Neale the several Costs a/c and that her should have
her and there that Writ a/c And now here at this day to wit the second Tuesday in August a/c
the Sheriff aforesaid Returns to the Court here the Writ a/c thus endorsed Viz

Cepi Corpus Subveniendum Sam: Hanson Sher With

which Return was Returned the following Subveniendum Viz

Charles County a/c You John Martin Robert Middleton and Henry Martin doth confess Judgment
to Falther and Neale for the sum of Five Hundred Ninety and a half Pounds of Tobacco Costs a/c
sum was Recovered by the said Falther and Neale against John Martin on the 13th day of November
Seventeen Hundred and Forty eight in the said County Court the said sum of Five Hundred
Eighty Eight and three fourths Pounds of Tobacco Cost which said sum to be Served of your
(Body's)