

August Court Anno Domini 1719

Body's goods or Charles Sands or Invements for the use of the said Fulkner and Neale in case the said John Marten shall not pay unto the said Fulkner and Neale the sum of five Hundred Eighty Eight and three fourths Pounds of Tobacco as was awarded against him with the additional costs thereon on the fifth day of February next

In: Writter
Dan: of S. Tho: Snipe

It was Commanded the Sheriff that Whereas Ralph Fulkner & Com: lately in the of the Lord Proprietary that is to say his County Court holden at Charles Town in and for the said County on the second Tuesday in June last before Just: Brown Gent and his Associates Justices of said County by our Writ of Sequefacias and Confederate of the said Court had judgment for Execution to Issue against William Smallwood, son of Sadstone late of Charles County Planter for as well the sum of sixteen Hundred and Sixty four Pounds of Tobacco certain Damages as also three Hundred and Twenty one pounds of Tobacco Costs in the said Writ of Sequefacias mentioned as also one Hundred Seventy Eight and one Quarter of a pound of Tobacco which to the same Ralph Fulkner & Com: by Discretion of the Justices of the said Lord Proprietary at their Request were adjudged for their Costs & Charges by them Said out and Expended in Execution of the Writ of: We therefore Command you that you take the said William Smallwood and him safe & keep so that you his Body before the Justices of the said Lord Proprietary of his next County Court to be holden at Charles Town on the second Tuesday in August next to satisfy unto the said Ralph Fulkner and Company the Damages and Costs of: &c: and that he should have then and there that Writ of: And now here at this day to wit the second Tuesday in August afo: the Sheriff afo: Returns to the Court here the Writ afo: thus Indorsed by
Cepi Corpus
Sam: Hamon Shd

Whereupon the afo: William Smallwood, son of Sadstone into Court hereon his proper Person comes and Confesses himself to be the same Person taken in Execution on which at the Prayer of the said Ralph Fulkner and Company the said William is committed into the Custody of the Sheriff namely Samuel Hamon Gentleman by occasion of the Premises these to remain until &c:

Heard John Semple . . .
Richard Valley }
And Whereupon the same John Semple by Joseph Chase his Attorney complains that whereas the said Richard Valley after the first day of May in the year of our Lord one thousand Seven Hundred and forty Eight at Charles County afo: did make his certain Note in Writing with a promissory Note with his proper hand and Name thereto subscribed bearing date the same day and year last mentioned and the said Note unto the said John did deliver by which said Note the said Rich: did Oblige himself his Heirs Executors or Assigns on or before the first day of February next ensuing to pay unto John Semple of Charles County Merchant his Heirs Executors or Assigns the Just sum of Twelve Hundred fifty and two pounds of Crop Inspected Tobacco for Value Received of him the said John By Virtue whereof and also by force of the Statute the said Richard became liable and chargeable to pay unto the said John Semple the said sum of Twelve Hundred fifty and two pounds of Crop Inspected Tobacco as afo: according to the
(Enor)

John Dam: 1252 Tobacco
Judgment of Cognate Action in
Charles County afo: Rich: Valley late of Charles County Planter
was attached to answerants to John Semple of a plea of Trepass upon the
page 440 of out