

1770

August Court Anno Domini 1770

Joseph Hanson may Expound in Prosecuting his Suit according to the Rule and Practice here
 Whereupon William Woodhens of Charles County Planter & Burgess pledged and Security for the
 s^d: John Semple that in case the said John Semple discontinue the plea a^s: against the said Joseph
 Hanson and in the same be Non suit then he the said William yielded and granted that all & singular
 the Costs which to the s^d: Joseph Hanson should be adjudged of his Land & Chattels should be made
 and Levied unless the said John Semple should pay and Satisfie the same to the said Joseph Hanson
 or his Body or Execution by Reason thereof. And the said Joseph Hanson by his Clerk
 his Attorney a^s: Comer and defends the free and Injury when &c: and saith that he cannot deny the
 Action a^s: of him the said John Semple nor but that he owes to the said John Semple the sum of Six Thousand
 Eight Hundred and Fifty as the said John a bore in a former Supplico Whereupon the s^d: John
 by his Attorney a^s: prays Judgment of his Deb^t: above acknowledged together with his Damages Costs
 & Charges by him about his Suit in this part laid out and Expended to him to be adjudged
 Therefore it is considered by the Court here that the said John Semple do owe against the said s^d: Hanson
 Harrison his debt a^s: to Six Thousand Eight Hundred and Fifty above acknowledged and the sum of Two
 Thousand and forty nine pounds and One half pound of Tobacco for his damages Costs and Charges by him about his
 Suit in this part laid out and Expended on his a^s: by the Court here adjudged and the said

W^m: Comer Joseph Hanson Harrison in May &c

David Ross Debt 2000^l To: Matthews, Philip, Cope Richard
 Philip Ferrill Judgment according to Law
 Richard Reeder Writ of Execution till 20th September next

Charles County s^d: Philip Ferrill and Richard Reeder late of Charles County Planters &c: were
 Called Philip Ferrill and Richard Reeder of Charles County was summoned to answer unto David
 Ross of a^s: that they Render unto him the Penal sum of Four Thousand pounds of Crop Tobacco
 which to him they owe and unjustly detain and so forth. And Whereupon the same
 David Ross by Jerome Ake Chase his Attorney saith that whereas the said Philip and Richard the
 Twenty seventh day of September In the year of our Lord One Thousand Seven Hundred and Forty
 Eight at Charles County a^s: by their certain Bill obligatory with the Seal of them the said Philip
 and Richard sealed and here in Court brought whose date is the day and year a^s: acknowledged
 themselves to owe to the said David Ross the sum of Two Thousand Pounds of Crop Tobacco in Two
 Cans of Wood to be paid to the said David Ross on or before the first of February Next ensuing the
 date of the said Writing Obligatory and of the same payment well and truly to be made and done the
 said Philip and Richard bound themselves their Heirs Executors and Administrators in the a^s:
 sum of Four Thousand Pounds of Like Tobacco for the payment of Two Thousand pounds of Crop Tobacco
 in Two Cans of Wood jointly by the said Bill and the said David Ross in fact saith that the
 said Philip and Richard or either of them hath not paid to the said David Ross the a^s: sum of Two Thou-
 sand Pounds of Tobacco a^s: nor any part thereof upon the a^s: first day of February which to him on the said
 day they ought to have paid according to the form and Effect of the Bill a^s: by such Action hath
 caused to the said David Ross to have and demand of the said Philip and Richard the said sum of Two
 Thousand pounds of Like Tobacco a^s: Nevertheless the said Philip and Richard or either
 of them altho' often Requested hath not paid to the said David Ross the said sum of Two Thousand
 Pounds of Like Tobacco a^s: nor any part thereof but hitherto together hath and still doth refuse
 to pay the same Wherefore he saith he is the worse and hath damage to the Value of Four Thousand
 Pounds of Like Tobacco a^s: and therefore Suit is brought and so forth.

John Doe
 Plea: &c: Rich: Ross