

1814 Aug. first -
decrem. 50000.
last Carter field &
time to apply.

" " Party. Gen. add:
~~Conj. Com. Law~~
~~Set for hearing.~~
~~Left ~~for~~ ~~for~~ ~~for~~~~

an. down for
party -

| | |
|-----------|---------|
| 50000 | 5.22 |
| 1 | 0.80 |
| Printer | 2.00 |
| for store | 6.00 |
| | \$14.02 |

The above is now party:
city at this time -

five of 6. Jan'y
1815.

Schools
Bill
Gatherfield

1814 H. C. Rights
Ind. Order, publ. &
Sub:

Mch. Cont. of hab. &
time (Jan.)
Apr. cont. of publ. & q.
time (Jan.)
May. Publ. first & other
hearing at gatherfield off:
time (Jan.)

Inn. Bill taken for
conf. art. home off:
July - down mrs. to
Bartel.

1814 Dec.
Rep. that the
to do is up to
party - present.

The Answer of Sam Lutefilde to a Bill of Complaint exhibited against him and Richard Carter in the County Court of Halifax, Indep Chols, Suing, reserving to himself all manner of benefit of exceptions, to the errors therein contained. Answerer says, that true it is the said Jos Echols held your respondent's Bond for the sum of \$602. 25^s payable 8 Decr 1813 But that your Respondent is justly entitled to a credit on said Bond for the sum of \$48. 58, Seventeen dollars of which was paid Oct 9. 1812 & \$31. 58. 12th July 1813. For that Bond originated in a Debt due from your Respondent to a certain Charles Hatcher for which he about the year 1810 executed his Bond to the said Hatcher for the amount \$550. 00 which said Bond was afterwards assigned to a certain Victor Workot, that whilst the said Bond was in possession of said V. Workot the, said Workot gave an order on your Respondent to a certain Thos Cart for the sum of \$46. 82^{1/2} which when paid with the Interest amounted to the sum of \$48. 58 aforesaid, whereon sum was taken by the terms of said order to be credited on the aforesaid Bond, that your Respondent by his Brother Isaac had said order full, all which will appear, by said Bond & Order abovementioned reference being made to have as a part of this answer, which he prays may be taken as such, that said Workot assigned the said Bond to the said Chols, that Chols presented said Bond to your Respondent, & desired he would renew the same, including interest then due that your Respondent then informed the said Chols that he had laid the above order amounting to the sum of \$48. 58 & that he was intitled to that credit, but had not said order checked with him, when Chols agreed that he should have a credit for the same when he produced the same, upon which he did renew his Bond to said Chols, for the principal & Interest making the sum of \$602. 25; that the said Chols has never presented said Bond to your Respondent since its execution, & has not given credit for said \$48. 58 to which he is justly intitled

he admits he resides out of this State & has insufficiency of property within the same for the discharge of said debt, & has no objection to such order & decree as this Court shall think right, & having fully answered may be hence dismissed with his costs &c

Englander P R

May the 23rd 1814

This day Samuel Latherfield came before me William Terry an of No commando Justice of the peace for the County of Halifax and made oath that the witness answer is true given under my hand this day

Latherfield
as witness.
Ethel.

I Latherfield
adv. { Answer
Ethel

The Answer of Richard Carter to a Bill of Com plaint
effected against him by Jos Choles - ~~it~~ in the County
Court of Halifax. This Respondent saving Disowning to himself.
~~the~~ manner of benefit of exception to the error therein contained
answers & says that he has in his possession the following property
belonging to Samuel Saterfield Negro, N.C., Lancaster &
old wife, one Bay mare ~~four~~^{Three} years, four hoes
Two Ploughs two one Coaster, one Cow & half a Cow & 8 Sheep
and a number of Dibbs are said Saterfield by notes &
open acts agreeable to last herewith filed marked No.
1 where he may be taken as part his answer. The above
property & debts he holds subject to the order of this Court.
But as the property may be wanted from him he wishes
no longer, to hold the same or be responsible having
fully answered by to be hence Dismissed with his costs
in this behalf expended & two M^r Fraces

18th Augt 77. Com to an Open Court.

William D.

W. J. Carter

6.6.84 \$100.00

Less 1/2 11.15 C. & H. 4000.00
25.00 - 25.00

{ 40.00 postage, money, &c.
{ 40.00 postage, money, &c.
{ 55.00 postage, money, &c.

60.00 postage, money, &c.
22.00 postage, money, &c.
{ 22.00 postage, money, &c.
{ 22.00 postage, money, &c.
{ 22.00 postage, money, &c.

88.00 postage, money, &c.
{ 88.00 postage, money, &c.

16.00 postage, money, &c.

2.00

2.00

1.00

1.00

52.00

Postage, money, &c.

Postage, money, &c.

Postage, money, &c.

I have also Rec'd of the above Carter - One pair of Night cloths and the following hand and acts - which are her subjects to the further over of the same (cont'd):
Sam. Carter and Barnardine had for \$4.4.0
Hannah Gadsden - had for \$5.50 - Thomas Carter - had for \$18.86
Geo. - G. Young - had for \$4.55 - David Rogers - had for \$45.00
John Carter Paid Compt. Collector's Office 12/-
Thomas Carter - had for \$3.25 - Samson - had for \$1300.00
Richard or Manchester Inspector Tolane of the City of 1814 -
Mr. W. Carter - act. for \$2.00.

Postage, money, &c.
of
W. Kyall 1/4

Carter
Gadsden
Samson
Richard
Inspector
Tolane

Halifax County. July Court 1814
Joseph Echols Plaintiff
against
Samuel Satterfield and
Richard Carter Defendants.

The defendant, Carter, having been duly served
with the subpoena in this cause ~~and~~ having
answered the bill of the plaintiff within three months
after the filing thereof, the Court, on motion
of the plaintiff by his counsel, takes the said defendant
and will at a future day present to draw the matter
thereof accordingly against the said defendant, Carter,
unless he shall, at the next Court, after having been
duly sworn with a copy hereof, show cause to the
Contrary.

J. Kelly, Clerk, Sam Williams D.D.

Paid of County Aug 1st 1814 two dollars
for publishing the aforesaid order eight
months in The Press

Var. 1814
17th May 1814

1. Halifac County Court, in Chancery, 26
February, 1814.
Joseph Echols Plaintiff
against
Samuel Satterfield and Richard Carter,

Defts.
THE defendant, Satterfield, not having en-
tered his appearance and given security accord-
ing the act of Assembly, in that case made
and provided, and the rules of this Court; and
appearing to the satisfaction of the Court
that he is not an inhabitant of this Commonwealth—On motion of the plaintiff by his
counsel—It is ordered that the said defendant
Satterfield do appear here on the fourth Mo-
day in May next, and answer the bill of the
plaintiff—And that a copy of this order be
forthwith inserted in the Lynchburg Press for
eight weeks successively, and posted at the
front door of the Court-house of the said com-
munity, as being composed of 100 li-

Halifax County to wit

Affidato Made

Oath that he gave Richard Carter
a true copy of the written order
given under my hand this 24th
day of Augt 1814

H. B. Bailey

Edm^t B. B. Bailey
Notary Public

Oct 23rd: 1814.
Sampson's Ad.

Edm^t
B. B. Bailey
Notary Public
Accept

B 2100

WILKINSON has not been nominated,
the facts are, that a Court Martial
detailed and is to meet on the 25th
st. on Lake George, at such place
the President may direct. The
resident of the Court is Major Ge-
ral Izard: the members are Briga-
ers General M'Arthur and Gaines
and Colonels Ripley and King. Su-
pernumeraries Colonels Larned and
—, Judge Advocate Lieut, Col
Wm. S. Hamilton. We further learn
if the General shall object to the

Halifax County. February fourt^h 1814.

Joseph Eshelby ^{trustee}
against ^{3 in Chancery}
Samuel Carter tatemfield Richard Carter deft:

It is ordered that the deft: Carter, be restrained
from paying away, delivering up, writing or
otherwise disposing of any money, goods or
effects in his hands belonging to the defendant,
Tatemfield, until the further order of the court.

Copy. Samuel Williams D.C.



Lov

please to pay Thomas East forty five dollars, eighty
two & half cents which amount he has paid for Charles Hatcher
and which shall be a credit to your bond given to said
Hatcher for five hundred & fifty dollars. which bond is assigned
to me & now in my possession. Victor Waugh

Sam'l O'more

Mr. Luterfield will please pay the above, and to Mr.
Sam'l Warner & this shall be his note for the same.

Thos, East

\$502.23) on or before the Eighth Day of December.

I, Samuel Satterfield of Halifax County,

will pay or cause to be paid into Joseph Echols
or his assigns six Hundred & two Dollars and
twenty five Cents for Value Recd. I have
hereunto set my hand & seal this 26th July.

Teste

1813

Sam, Satterfield (Signature)

John Hanner

Twelve months from the day Satterfield of
Person County N.C. in the State of Carolina do promise
to pay Charles Hanner of the County of Harnett
of the said sum of Two Thousand & fifty Dollars
given and delivered to him seal this
8th day of May A.D. D.M.C. 1811
Teste

John Hanner
Samuel Satterfield

Wilmington North Carolina
April 11th 1812

I assign the written bond to
W^m Victor Wall for Value
Recd as witness I have no
Seal the day above written
S^t L. [Signature] Seal

John Basler

Fatherfield To L. Hobbs
Bond

\$500.00 Due 8th Dec
1813

John Basler
Assignee
C. H. Basler

John Basler
Assignee
C. H. Basler

Thomas Carter To Samuel Tellerfield

| To | Amount of note | On |
|-----------------------------------|-------------------------|----|
| To do . . . do . . . | \$18.86 | |
| To do . . . do . . . | 2:00 | |
| To do . . . do (Geo: Yancey) | 4:58 | |
| To do . . . do (Thomas Glanfield) | 1300 ⁰⁰ Tho. | |
| To do . . . do (David Poynton) | 48:07 | |
| To do . . . do (Sam: Carter Jr.) | 24:40 | |
| To do . . . do (Markwell Graham) | 5:50 | |
| To do accts. (Mr: Wm: Carter) | 3:00 | |
| To do . . . Note Thos: Glanfield | 3:25 | |
| To do . . . accts. Lally Sevan | 2:00 | |

THE Commonwealth of Virginia, to the Sheriff of Halifax county,
Greeting: We command you

To summon Richard Carter

to appear before the Justices of our County Court of Halifax, at the courthouse, on
the fourth Monday in this month — to answer a bill in chancery exhibited
against

Samuel Tellerfield and himself by Joseph
Echols

And this he shall in no wise omit under the penalty of £ 100. And have then
there this writ. Witness, John Wimbish, Clerk, of our said county court, at
the courthouse, the 8th day of March 1814, in the 38th year of the commonwealth.

John Wimbish

Franky Smith accts. \$2:50
Wm. David Powell 1:00
Mr. Doty Stanfield 2:58
To 2 lbs cherries

X, D.

7671
-
67

H.

Ehols
- 3 lbs. chy
Satterfield Ind:

July 1814.

Enclosed

Gallons
for
John Thompson
Thorpe