

And the Said Thomas Hollyday and Joshua Cecell in their propper persons comes and defends the force and Injury when etc. and Prayeth Lycence to Imparle here untill the next Court coming and itt is Granted unto them the Same day is given to the Plantife Likewise. Att which Said Day (to witt) the 22d day of August Annoque Domini 1699 came as well the Said Thomas Colliar by John Meryton his Attorney aforesaid as the Said Thomas Hollyday and Joshua Cecell in their propper persons and the Said John Meryton Prayeth that the Said Defendants to the Plaintiffs Declaration may answer.

[456] And the Said Thomas Hollyday and Joshua Cecell in their propper persons comes and defends the force and Injury when etc. Saith nothing in barr to the action of the Said Thomas Colliar whereby the Said Thomas Colliar remaineth against Thomas Hollyday and Joshua Cecell Defendants thereof without Defence.

Therefore it is Considered that the aforesaid Thomas Colliar doe recover against Thomas Hollyday and Joshua Cecell Administrators of Richard Brightwell Deceased as well the Sume of Nine hundred and fifty pounds his Debt aforesaid as also the Sume of two hundred and twenty pounds of Tobacco for his Cost and Charges of Suite to the Said Thomas Colliar of his Assent by the Court here adjudged out of the Goods and Chattles whereof Richard Brightwell att the time of his Death in the hands of the Said Thomas Hollyday and Joshua Cecell to be administered if they have Soe much thereof to be administered and the Said Thomas Hollyday and Joshua Cecell in Mercy.

Samuell Goosey Plantife: John Thickpenny Defendant

John Thickpenny Late of Prince Georges County Planter otherwise called John Thickpenny of Callvert County Planter was Summoned to answer unto Samuell Goosey of a Plea that he render unto him the full and Just sume of three Thousand pounds of good Sound bright or Large Tobacco in good Caske to Conteine the Same clear from all manner of trash which to him he Oweth and from him unjustly deteineth, etc.

And whereupon the Said Samuell by Joshua Cecell his Attorney Saith that whereas the Said John the 12th day of December in the year of our Lord 1685 att Callvert County that is to Say att Charles Towne within the Jurisdiction of this Court by his certaine bill obligatory which the Said Samuell with the Seale of the Said John Signed bringeth here into Court the Date whereof is the Day and year aforesaid did binde himselfe his heires Executors and administrators to Pay or Cause to be paid unto the Said Samuell Goosey of the Same place to him his heires Executors or administrators or assignes the full and Just Sume of three Thousand pounds of good Sound bright or Large Tobacco in good Caske to Conteine the Same clear from all manner of Trash it being for a Valuable Consideration already by him the Said John Received and to be paid upon all demand after the tenth day of October which will happen in the year of our Lord one thousand Six hundred Eighty and Seven at Some Convenient place in the County aforesaid according to act of assembly Notwithstanding which the Said John the Said Sume of 3000 lbs. of Tobacco and Caske according to the tennor of the Said bill obligatory although often required the Same to the Said Samuell hath not Paid but the Said John the Same to pay to the Said Samuell hath denied and Still doth denye to the Damage of the Said Samuell of 5000 lbs. of Tobacco and thereof he brings this Suite. etc.

Pledges etc. John Doe, Richard Roe. Joshua Cecell