

March Court 1714/5

paid neither hath the sd Michael in lieu of y^e said Tobacco to y^e said
William paid or delivered y^e said Twelve pair of Shoes altho' to pay
& deliver y^e same Shoes he y^e said Michael after y^e said tenth day of
9^{ber} that is to say on y^e third day of April Anno Domini Seventeen
hundred & twelve at y^e parish in y^e County & jurisdiction afo^r by the sd
William had notice and then and there last y^e was required but y^e sd
Michael to pay or deliver y^e said Seven hundred & twenty pounds of
Tobacco or y^e said Twelve pair of Shoes unto y^e said William hitherto
hath denied and yet to y^e said William to deliver deny & unjustly
detains to y^e damage of y^e said William one hundred & forty Shillings &
thereupon he brings Sute &c. *Worn & Quod p^r e. J^r Doe & c.*

And the afo^r p^r by his afo^r atty prays that the afo^r Def^t may be
his Doer afo^r answer All which said Court viz the second day of
November Anno Domini 1714 the said Def^t being called Cumo Audi in
his proper person appeared to the afo^r Accon and prayd liberty thereof
to imparle thereto and to answer at the then next Court which was
granted the same day was given the p^r in like manner afo^r
All which said next Court viz the Eighte day of April Anno Dom
one thousand Seven hundred and fifteen the afo^r Accon standing on the
tryal Docket came the afo^r p^r by his afo^r atty And saith that the
Def^t hath not pleaded to y^e afo^r Accon and prays that this Court will
give him a rule the Court give rule to the afo^r Def^t to plead within
twenty four hours otherwise Judgment to be entered ag^t the said Def^t
for want of the same. . . . After which viz the nineteenth day of April
the same year last mentioned the time the afo^r Def^t had to plead in being
out and no plea putt in And the afo^r Def^t being solemnly called
Cumo et by which the afo^r p^r may still remain against the afo^r
Def^t wholly defended. Therefore it is considered by the
Court