

Agree Court ..... 1729 ..... (41)

And Subtily to deceive and defraud the Spoon, altho' after this into requested to the said -  
Alexander hath not delivered but the Spoon aft' afterwards to with the Seven twentieth day of November  
And Dowd One thousand and Seven hundred and twenty two at the Parish and County aft' within the Jurisdiction  
aft' to his Own Cropper he did Commit and did give whereupon the said Alexander hath he is worse and  
hath damage to the value of twelve pounds, money aft' and there upon he brings Suit

Altho' the Cropper doth he doeth not

And there upon the said John Jones by Leon Gale his attorney Comes and defend the same and Injury where  
of and says that to Impugn here unto unless the Court and to hath it and the same day is given  
to the said also - All which said Court to with the Nineteenth day of March And Dowd One  
thousand Seven hundred and twenty two Comes again as were the said Cropper by his attorney as the said doeth  
by his attorney aft' And there upon the Court adjourns until the last Tuesday of August next And Dowd  
One thousand Seven hundred and twenty three, on which day and year last mentioned Comes and  
again the said Cropper, Cropper and doeth by their attorney aft' and the said doeth by his said attorney as before  
defend the same and Injury where of and says he is not guilty of the Crime for upon him Imposed  
in manner and form as the said Alexander hath above against him Complain'd and of this he hath himself  
upon the County of St. Giles - Where upon the said Alexander Carlyle altho' solemnly  
called to answer the Oath of the said John Jones above Enrolled Comes not, nor is his Oath in the  
Oath aft' further Enrolled against him the said John Jones

Therefore it is considered by the Justices the thirtieth day of August And Dowd One  
thousand Seven hundred and twenty three aft' that the said Alexander Carlyle and his Croppers in  
Crossing be in money of and that the Names of his said Croppers be sought for of and that the said  
John Jones goe there of without day - And Likewise it is considered by the Justices here that the said  
John Jones recover against the said Alexander Carlyle the sum of Two hundred and Sixty four  
pounds of tobacco by the Court here adjudged unto him for his Costs and Charges  
by him about his defence in this Court Sustained according to the form of the Statute and that thereof  
he have his Execution

(26)

Benj<sup>e</sup> Cottman  
ag<sup>t</sup>  
Thomas Maddock - Merchant  
Command was given to the Sheriff of Sommersett County that he should take Thomas Maddock  
late of Spicketown in Barbados but now in Sommersett County Parish in Sommersett County  
- Merchant if he should be found in his Bailiwick and him should safe keep so that he might  
have his body before the Justices of his Lordships County Court of Sommersett, to be hold at Diving Creek  
in Sommersett County the third Tuesday of March next, to answer unto Benj<sup>e</sup> Cottman of a plea of Tres-  
pass upon the case &c. And that thereof he should not fail

And where upon the said Benj<sup>e</sup> p<sup>r</sup> George  
Dartwell his attorney complains that the said Thomas the fifth day of September And Dowd One thousand and  
Seven hundred and twenty at Barbados vizt. at Stoney Parish in Sommersett County within the Jurisdiction  
of this Court was Incubled unto him in the last sum of four pounds fourteen Shillings Curr<sup>t</sup> money of -  
(Maryland)