

June Court 1723 --- 72

Question and Seven hundred and twenty three Comes againe the said Thomas Dashed by his attorney off and the said prays that the said Philip Selby to his declaration in the plea off may answer but the said Philip Selby altho solemnly called Comor not but makes default Whereby the said plea remans against the said Dashed thereof undepaid - of that the said Dashed his damages by Occasion of the premises off against the said Philip Selby ought to recover Whereupon at the prayer of the said Dashed, the Justices here answering to out off penalty in that Case made & Provided do assess the damages of the same plea by Occasion of the premises off besides his Costs and Charges by him about his Suite in that part Sustained to five hundred and thirty four pounds of tobe

Therefore it is Considered by the Justices here the same day and Year Last mentioned that the said Thomas Dashed recover against the said Philip Selby as well the sume of five hundred and thirty four pounds of tobe Certain damages off in sum off assessed as also the sume of four hundred eighty - pounds of tobe as by the Court here adjudged unto him for his Costs and Charges by him about his Suite in this behalfe Said out and Expended and the debt in Merit &c

(180)

H. A. Cap^t. John Rider } Sommersett County s^r. Thomas Anderson of Slegney Parish in the County of Somersett s^r was attached to answer unto John Rider of a plea of trespass upon the Case &c -
G. D. Thomas Anderson } And whereupon the same John by Francis Allen his attorney Complainit that whereas the said Thomas the seventh day of September in the Year of our Lord God One thousand Seven hundred

and twenty two at the said Parish and County and within the Jurisdiction of this Court was Judged unto the said John in the sum of four pounds sixteen Shillings for twenty four days hire of the said John Sloop by the said John Rider the said Thomas at the Special Instance and request of the same Thomas before that time ^{then} Let to hire at by an account thereof there ready in Court to be produced may appear and so thereof being Indebted, the said Thomas afterwards at the County off and Within the Jurisdiction off in Consideration thereof upon himself did assume and to the said John then and there faithfully did promise that he the said Thomas the same four pounds sixteen Shillings unto the same John when thereof afterwards he should be required well and faithfully would pay and Content and altho the said Thomas Eighteen Shillings of the said four pounds sixteen Shillings to the said John he hath not paid and Satisfied yett as to three pounds Eighteen Shillings residue of the said four pounds sixteen Shillings the said Thomas his promise and assumption off off in sum off made Little Regarding but minding and fraudulently Intending the same John in this part Craftily and Subtly to deceive & defraud the said three pounds Eighteen Shillings or any part thereof unto the same John hath not paid or in any sort Contented altho to do the same the said Thomas afterwards to with the first day of November in the Year of our Lord God Seven hundred and twenty two off at the County off within the Jurisdiction off by the said John he was Requested but that unto him he thereto to pay or in any sort to Content altogether hath refused and still doth refuse to the damage of the said John of Seven pounds Eight Shillings money off and thereupon he brings the Suite &c

1722: Sept^r. Thomas Anderson ... Do
for hire of my Sloop 24 days at 26^s 4^d 16^d - 2^d 16^d -
1722: of Contra - - - - - 2^d 18^d -
Sept^r 20: By James Dashed - - - - - 2^d 18^d -
July: 27: By Wad. due to John Rider .. 3^d 18^d -

Errors Excepted off me J^r. Rider

24 16
(And)