

March Court 1727 84

And whereupon the said Hocken Hull shal being solemnly called Cometh not nor is his writt and fur-
ther prosecuted. Therefore it is considered by the Court here the Nineteenth day of March and

Doin. One thousand seven hundred and twenty seven that the said Hocken Hull shal and his pledgoy of
proceeding be in mery 100 and that the said Thomas Brien goe there of without day, also it is consider-

ed that the said Thomas Brien Recover against the said Hocken Hull shal his damages by occasion of
197 the promise to one hundred thirty seven - - - - - pounds of tobacco to the said Thomas by
direction of the Justice here at his request for his forts and charges in that part expended according
to the form of the Statute lately made and provided ^{by the Court} adjudged 100

Ld. Jno. Lee } her case } Ld. Dennis folio } her case } Ld. Jno. Leatherbury } her case }
Jno. Hendry. } her case } Edw. Blumer. } her case } Joseph Kumberton } her case }

Mr. G. Lewis Gale } her case } Mr. Wm. Gray } her case } Ld. Jno. Henderson } her case }
Charles Revelle } her case } Ebenezer Seamore } her case } Peter Dickerson } her case }

Ld. Jno. Magan } her case } Ld. Jno. Howman } her case } Ld. Benj. Wailes } her case }
Jno. White. } her case } Joshua Hickman et uxor } her case } Tho. Newbold. } her case }

Ld. Benj. Wailes } her case } Ld. Charles Tindale } her case } Ld. Betty Gale } her case }
Henry Hardwick } her case } Charles Williams } her case } Charles Revelle } her case }

Ed. Christopher Glas } her case } Ld. Wm. Carter } her case }
Ebenezer Seamore } her case } Math. Catrick } her case }

Memorand^m the Severall Writts belonging to the Severall actions above were Returned her
Copy of the shes. and Entered agreed the same Court 100

Ed. Catrick Bunn } due term } Ld. Edward Magdumery } due term }
Ld. Robert Truman. } agreed } Ed. Wm. More. } agreed }

The two last actions above were Entered agreed on March Court Tryall Dockett and. 1728

Eliason and Henry Ballard } George Lockwell of Somerswell County planter comes into Court in
Executors of Charles Ballard } this proper person, and saith that he cannot deny but what he
George Lockwell } was indebted unto the said Charles Ballard in his life time the sum
of eight hundred ^{and ten} pounds of tobacco, nor can he say but the said Eliason and Henry
Ballard Executors of the same Charles Ballard ought to recover the said eight hundred ^{and ten} pounds of
tobacco against him and Costs of Suite which the said Just^s doth not give say 100

Therefore it is considered by the Court here the Nineteenth day of March and Doin. One-
thousand seven hundred and twenty seven that the said Eliason and Henry Ballard Executors as
ad recovered against the said George Lockwell the sum of eight hundred ^{and ten} pounds of
tobacco their damages ad in form ad confessed as also the sum of forty ^{and ten} pounds of