

March Court 1782

— 175 —

aforesaid and whereupon the said John Magan as before defends the force and injury whereby and says that he cannot gain say the action aforesaid, of the aforesaid John Dennis Jnd. nor but that he did appear upon himself in manner & form as the aforesaid John Dennis above against him complained and as to his damage of the same John Dennis by him by occasion of the premises in that part sustained the same John Magan with and confesseth that the aforesaid John Dennis has sustained damage by occasion of the premises further than his costs and charges by him about his suit in that part opposed to three pounds current money and five hundred and nineteen pounds of tobacco and noe more and because the aforesaid John Dennis deavrs not this but the same allegation confesseth to be true prayes Judgment and those damages above confessed together with his costs and charges aforesaid to him adjudged be —

Therefore by Consent of the parties aforesaid it is considered that the aforesaid John Dennis Jnd Recover against the aforesaid John Magan his damage aforesaid three pounds Current money and five hundred and nineteen pounds of tobacco in sum aforesaid as also two hundred & eleven one ²¹ — pounds of tobacco ~~for his costs~~ and charges — aforesaid to the same John Dennis at his Request by Default and Consent of the parties aforesaid adjudged and the aforesaid John Magan in mercy £6 —

6

I. S. Lg: John Reed — Maryland Somerset County Esq. Donnoch Dennis Jnd. late of Somerset County planter was attacted to answer unto John Reed esq; a plea of trespass upon the case ~~be —~~ ait: Donnoch Dennis And whereupon the said John by James Shirley his attorney complains for that whereas the said John the day of and doud: January hundred and thirty at Somerset County aforesaid within the Jurisdiction of this Court was possessed of a bay Horse of the price of ten pounds Current money of Maryland as of his own proper horse and being therof so possessed the same bay Horse of the price aforesaid out of his possession causally lost which same horse afterward to witt the same day of in the year aforesaid at Somerset County and within the Jurisdiction aforesaid to the hands and possession of the hands and possession of the aforesaid Donnoch by finding did come Nevertheless the aforesaid Donnoch well knowing the horse aforesaid to be the horse of the aforesaid John and to him of Right to appertain & belong but plotting and fraudulently intending the said John of the Horse aforesaid ~~as~~ ^{to} hastily and Publicly to derive and defraud the Horse aforesaid his often Remonnts Requested to the said John hath not delivered but the horse aforesaid afterward to witt on the first day of March seventeen hundred and thirty at Somerset County aforesaid within the Jurisdiction aforesaid to his own proper use & do convert and dispose to the damage of the said John twenty pounds Current money of Maryland and Horse he brings him £6 —

Ja Shirley Pledge pro: John —

And the aforesaid Donnoch Dennis Jnd. by Francis Allen his attorney Comell and defendeth the force and injury when £6 and prayeth Leave therof to Imparte here ~~until~~ ^{the} next Court and he hath it and the same day is Given to the aforesaid John Reed her also £6 —

All which said next Court to witt the fifteenth day of June and doud One thousand seven hundred and seven hundred and thirty one same againe as were the aforesaid John Reed as the aforesaid Donnoch Dennis by their attorneys aforesaid & whereupon the said Donnoch prayeth further Leave therof to Imparte here until the next Court and he hath it and the same day is Given to the aforesaid John Reed her also £6 —

All which said next Court to witt seventeen day of August One thousand Seven hundred and thirty one same againe as were the aforesaid John Reed as the aforesaid Donnoch Dennis by their attorneys aforesaid and whereupon