

March Court 1733 - - - 125

afterwards immediately came thereof the Jury &c and the Jurors of that Jury by William Lane and Henry Bell
Gentlemen Coroners of the County and to this Impannelled Being called came to wit Edward Bechamp Thomas
Dixon George Weston Robert Collier Neal Peter Barber Selby Samuel Norman George Tule Wm. Holland
Joshua Clunies Robert Milhouse and John Fleming who to say the truth of and upon the premises
being elected tried and sworn upon their Oath did say that the afo^d William Turpin did assume upon
himself in manner and form as the afo^d Joshua did well above against him scat^d complain^d and excepted
the damages of the same Joshua by occasion of the non performance of the promise and assumption
and further than his Costs and Charges by him about his suit in that part appertaining to the hundred^d of one
pounds of tobacco and for those Costs and Charges to one pound of tobacco.

Therefore it is considered that the afo^d Joshua did well recover against the afo^d William Turpin
his damages afo^d by the Judgment in form afo^d excepted as also demanded^d —
15 pounds of tobacco for his Costs and Charges afo^d to the same Joshua by the sum hereof his afo^d Judgment
adjudged which certain damages in the whole do amount to
of tobacco and the afo^d William is merry^d.

At Thomas Gray

Commission was given to the Sheriff of Somerset County that he should take Ric^d. Richard Phillips late of Somerset County planter if he should be found in his body and
and have should safe keep so that he might have his body before
the Justices of his Lordships County Court of Quarter to be held at Dividing Creek in the
same County the third Tuesday of March then next to answer unto Thomas Gray of aplea
of trespass upon the case & and that thereof he should not fail &c

And the said Thomas Gray by Francis Allen his Attorney complains against the afo^d
Richard Phillips in the place afo^d as followeth Vizt.

Somerset County Ric^d. Richard Phillips late of Somerset County planter was
attacted to answer unto Thomas Gray of aplea of trespass upon the case &
and whereupon the said Thomas by Francis Allen his Attorney complains that whereas
he paid Richard after the first day of May and Dom^d Seventeen hundred & five to wit on the
Thirteenth Day of August and Dom^d Seventeen hundred & Sixty Two at Somerset County afo^d
within the Jurisdiction of this Court made his certain note in writing called a Promissory Note
in his Proper hand Subscribed bearing date the same Day & year last mentioned and the said
Note to have the said Thomas therewith delivered by which said Note the said Richard did
charge himself to pay or cause to be paid unto the said Thomas or his Order the sum of Nine
pounds and four pence to be paid in pork and Staves by the first Day of February next ensuing
the Date of the Note Merchantable and by reason thereof as also by force of the Statute in
that Case lately made provided the said Richard became chargable to pay to the said
Thomas the afo^d sum of Money according to the Tenor of the Note afo^d and so being chargeable
the afo^d Richard in consideration thereof afterwards to wit the afo^d Thirteenth Day of
(August)