

November Court Term 1747

Upon himself and to the same George then and there faithfully Promised that he the said John the said Sum of one Thousand and fifty Two Pounds of Tobacco to the said George, would sell and truly Content and pay when thereunto afterwards he should be Requested & he ever the less the said John his Promise and Assumption, approved inform as made note in the last regarding but minding of fraudently Intending him, the said George in this part of ity and Subtly to deceive and defraud the said John the said Sum of one Thousand and fifty Two Pounds of Tobacco or any part thereof to the said George hath not paid or in any sort Contented Altho' so the said John was on the first day of December last year ordered one Thousand seven Hundred and forty Six and often before and since at Charter County afo. by the said George Requested but the said John the said Sum of one Thousand and fifty Two pounds of Tobacco or any part thereof the said George to pay or in any sort to Content hath either altogether Refused and still doth Refuse to the Damage of the said George Two Thousand five Hundred and four pounds of Tobacco and therefore bringing Suit &c. — *Plat. Geo. J. v. John Doe, Rich. St.*

John Mudd Sen

1743	June 16	To 1/2 lb. Cal. Thread	23/6	10 1/2	
	July 9	To 7 yards of Double stuff	22/6	18 9	
		To 3 yards of shalloon	2/6	7	
		To 1 lb. of thread		2	
	August 15	To 3 1/2 yards of black Linnen	1/6	4 10 1/2	
		To 8 yards bed tick	1/10	14 0	
		To 1/2 lb. brown thread	2/6	10 1/2	
		To 2-9-0 1/2 Discount 20/6 of 6 1/2		2-9-0 1/2	569
		To Credit John Mudd Senr, Monans saddle 20/			200
		To 1 quarter Dining yarrow			100
		To the bill of Cost Wm. Perkins Esq. vs Suffice Mudd			164
					<u>1052</u>

Errors Excepted of Justice

And the said John in his proper person Comes and defends the force of Injury when &c. an oath that he cannot deny the Action afo. of himself George Javin nor but that he did assume upon himself in manner of form as the said George against him with Complained or also but that the said George hath sustained Damage by means of not performing the promised Assumptions afo. to one Thousand and fifty Two pounds of Tobacco as the said George above in Declaring supposes — Whereupon the said George by Henry Darnall his attorney afo. prays Judgment and these Damages so Acknowledged together with his Costs and Charges by him about his suit in this part laid out and Expended to him to be adjudged — (Therefore)