

November Court Straus Dominii, 1747

1746 D<sup>r</sup> M<sup>r</sup> Barton Hungerford Sen<sup>r</sup> his att<sup>r</sup> to D<sup>r</sup> Dan Stephenson

Nov <sup>r</sup> 8 <sup>th</sup> 30 yards White serge	23/6	7-0	By Paper Currency	2-6
301 Case mixed Yokes		7-0		
30 3/4 yard broad Cloth	21/9	9-9		
301 Dozen small Buttons		1-0		
30 500 10 nails		6-3		
30 yards Check Linnen	23/1	9-0	By Balance due 1487/3	9-5-11
30 3/4 yards Dillo	21/1	7-0		
301 Red boards		3-9	Charles County for D <sup>r</sup> Nov <sup>r</sup> 1747	
30 1/2 Head		2-0	John Stephenson	
30 yards Linnen Linnen	22/6	7-6	Stephenson) before me the subscriber	
30 yards Cotton	22/6	7-6	one of his Lordships justices of the	
30 yards manke Cloth	22/9	16-6	peace and made oath on the Holy	
30 10 yards White Linnen	23/6	1-16-9	Evangelists that the above Recount	
30 3/4 yard broad Cloth	21/9	9-9	is just and True and that he hath not	
30 yards brown Linnen	21/6	9-8	Received any part nor paid nor any	
30 2 ounces Col <sup>d</sup> Head	29/6	1-6	Security or satisfaction for the same	
30 2 narrow Hoes	22/1	0-0	more than credit is given to the best of	
30 1/2 Wool Cards		5-0	his Knowledge	
30 1/2 Cotton Ditto		6-0		
30 1/2 mens Stockings		7-6		
30 1/2 yards Check	22/1	16-0		
30 1/2 Sugar	21/5	5-0		
30 1/2 Spectacles		5-0		
		9-0-5		

Stephenson

Errors Excepted of John Stephenson

And the aforesaid Barton his proper person comes and defends the force of saying when he says that he cannot deny the action of John Stephenson nor that he did assume upon himself in manner of form as the said Daniel above against him & hath complained nor also but that the said Daniel hath sustained damages by means of not performing the promises & assumptions aforesaid to be the said four thousand eight hundred and one third pound of Tobacco as the said Daniel above in pleading supposes

Whereupon the said Daniel by James Cook Esq<sup>r</sup> his Attorney at Law judgment and those Damages so aforesaid together with his Costs & Charges by him about his Suit in this Court laid out and Expended to him to be adjudged

Therefore it is considered by the Court that the said Daniel Stephenson do owe against the said Barton Hungerford Senior his Damages aforesaid to one thousand four hundred eighty seven and one third pound of Tobacco above acknowledged as the return of the said four thousand and seventy four pounds of Tobacco for his Costs and Charges by him about his Suit in this Court laid out and Expended on his behalf by the Court here adjudged and the said Barton Hungerford Sen<sup>r</sup> in Warranty &c

Definitive