

in consideration, these afterwards to wit the day and year afo. at the County afo. upon himself assumed and to the said Benjamin Grinn then and there faithfully Promised that he the afo. Nathaniel Morrell the said sum of three thousand eight hundred Pounds of Tobacco to the said Benjamin Grinn, upon the death or afterwards he should bequeathed, will and truly would Content and pay Nevertheless the afo. Nathaniel Morrell his Promise and assumption afo. not regarding but minding and fraudulently Intending the same Benjamin Grinn in this Part Craftily & Subtly to deceive and defraud the afo. Nathaniel the said sum of three thousand eight hundred Pounds of Tobacco or any Part thereof to the same Benjamin Grinn, hath not Paid nor paid for the same in any sort Contented with the afo. Nathaniel Morrell afterwards to wit the twenty fifth day of November in the year of our Lord one thousand seven hundred and forty seven and often afterwards at Charles County afo. by the same Benjamin Grinn hath been required by the same to him to wit to, to pay for him for the same in any sort to Content hath hitherto altogether refused and still doth Refuse to the Damage of the same Benjamin Grinn seven thousand six hundred pounds of Tobacco and therefore suiter brought and so forth

Edw. D. John Doe  
Clerk

Oct. 22 1747

The Reverend Nathaniel Morrell  
to 2 horses sold

Per Contra	£
By Paper Currency	210/200
	3800

Charles County sh<sup>rs</sup> on the eighteenth day of February one thousand seven hundred forty seven Came M<sup>r</sup> Benjamin Grinn before the subscriber one of his Lordships Justices of the Peace for the County aforesaid and made oath on the Holy Evangelists of Almighty God that the above account is just and true and that he hath not Received any Part or Parcel thereof nor any security or satisfaction for the same more than Credit given on the Oath of the above account. Sworn before W<sup>m</sup> M<sup>r</sup> Leton

And now here at this day to wit the second Tuesday in March aforesaid ~~some~~ will the said Benjamin by Juror Iak Chase his attorney afo. as the said Thomas Hungerford to w<sup>th</sup> the afo. W<sup>ill</sup> was Donald. And the said Nathaniel at the same only said comes not but makes Default Thereupon it is adjudged by the Court here that the said Thomas Hungerford sh<sup>d</sup> be awarded the whole Damages in the Declaration afo. & Costs to the use of the said Benjamin

Mr Samuel Hanson Jun<sup>r</sup> J<sup>ud</sup> Geo. Dam<sup>ni</sup> 1747  
vs  
Daniel Bowen } Judgment Cognovitationem

Charles County sh<sup>rs</sup> Daniel Bowen late of Charles County Planter was attached to answer unto Samuel Hanson Jun<sup>r</sup> of a plea of Tresp<sup>as</sup> upon the Case and so forth And Whereupon the same Samuel by Juror Iak Chase his attorney complains that whereas the said Daniel Bowen the twenty eighth day of October in the year of