

March Court Anno Domini 1757

Content and say Nevertheless the s^d. George his Promise and Assumption
 s^d. not Regarding but minding and fraudulently Intending the same William in
 this Part Craftily and Subtily to deceive and defraud the s^d. George the said Sum of Eight
 Thousand Eight Hundred and Thirty seven Pounds of Tobacco for any Part thereof to the
 same William. hath not Paid nothing for the same in any sort Contended altho the s^d.
 George afterwards to wit the first day of November the year of our Lord one Thousand
 Seven Hundred and forty seven and often afterwards at the Charles County s^d. by the
 same William. hath been Requested but the same to him hitherto 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 William seventeen Thousand six Hundred and seventy four
 pounds of Tobacco and therefore suit is brought and doth forth — *Shelb^g 1757*
 W^m George Jarvin

To Tobacco paid to Andrew Monson order of a Judgment Bond.	1000
To Tobacco paid to Cornelius Van der Ploeg order of Judgment Bond.	2500
To Tobacco paid to Gales Executors	3337
	<u>8837</u>

Goods Excepted of William, the s^d.
 Charles County s^d. March 8th 1757 then came Captain William the s^d. and made
 oath on the Holy Evangelists of Almighty God that then their account is just and true
 and that he hath not directly or Indirectly to his Knowledge Received any part or
 Part thereof or any security or satisfaction for the same —
 Sworn before *Will Lilbeck*

And the s^d. George in his proper Person comes and defends the force and injury
 when s^d. and says that he cannot deny the action s^d. of him the said William for that
 that he did a wrong upon himself in manner and form as the said William against
 him hath Complained nor also but that the said William hath sustained Damages by
 means of not Performing the Promise and Assumptions s^d. to Eight Thousand
 Eight Hundred and Thirty seven pounds of Tobacco as the said William above in
 Declaring supposes.

Whereupon the said William by Thomas Clark his attorney s^d.
 Craves Judgment and these Damages as he know ledged to gether with his Costs of Charges
 by him about his Suit in this part laid out and Expended to him to be adjudged —
 Therefore it is Considered by the Court here that the said William doth recover against
 the said George his Damages as aforesaid to Eight Thousand Eight Hundred and Thirty
 seven Pounds of Tobacco above acknowledged as also the sum of two Hundred forty nine
 and one Quarter of a pound of Inspected Tobacco for his Costs and Charges by him about
 his Suit in that Part laid out and Expended on his account by the Court here adjudged
 Defiant and the said George in Obey s^d.

Case William Reynolds v the Dam: b. o. Currueny
 Thomas Howard Judgment of Cog novis Actionem,

Charles County s^d. Thomas Howard late of Charles County Gent: was attached
 to answer unto William Reynolds of a plea of Trespass upon
 the Case and so forth —

And Whereupon the same William by Jeremiah Chase his attorney —
 (Complainant)