

June Court Anno Domini 1749.

And injury when he says that he cannot deny the Action aforesaid of him the said Thomas nor but that he did assume upon himself in Banner and form as the said Thomas against him hath complained nor also but that the said Thomas hath sustained Damages by means of not performing the Promises and Assumptions aforesaid to Eleven Hundred & Sixty One Pounds of Tobacco as the said Thomas above in declaring supposes. Whereupon the said Thomas by James Chase his Attorney a/s. Prays Judgment and those 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 it is considered by the Court here that the said Thomas Hungerford do Recover against the said William his Damages a/s. to Eleven Hundred and Sixty One Pounds of Tobacco as also the Sum of One Hundred & Eighty Two Pounds & Three Quarters of a Pound of Tobacco for his Costs and Charges by him about his Suit in this Part laid out & Expended on his Assent by the Court here adjudged and the said William in Writty &c.

James Thomas Hungerford vs. Wm. Charles Sanders Judgment according to Law.

Charles County s. Charles Sanders late of Charles County Planter was attached to Answer up to Thomas Hungerford of a Plea of Trespass upon the Case and so forth. And whereupon the same Thomas by James Chase his Attorney complains that whereas the said Charles the day of In the year of our Lord one thousand seven hundred and forty eight at Charles County aforesaid was indebted to the said Thomas in the Sum of seven Hundred fourteen and a half Pounds of Tobacco for divers Articles lying Properly in an Account as by the Particular Account thereof here within to Court brought may appear and being so thereof made the said Charles in Consideration thereof afterwards to wit the day and year a/s. at the County of upon himself assumed and to the said Thomas then and there faithfully Committed that he the said Charles the a/s. Sum of seven Hundred fourteen and a half Pounds of Tobacco to the said Thomas when thereunto afterwards he should be requested will and truly would Content and Pay. Nevertheless the said Charles his Promise and Assumption a/s. not regarding but minding and fraudulently Intending the same Thomas in this Part craftily and Subtly to delude and defraud the said Charles the a/s. Sum of seven Hundred and fourteen and a half Pounds of Tobacco or any Part thereof to the same Thomas hath not nor him for the same in any sort Contented at the a/s. the a/s. afterwards to wit the tenth day of April in the year of our Lord one thousand seven hundred and forty nine and often afterwards at Charles County a/s. by the same Thomas hath been requested, but the same to him hither to, to Pay or him for the same in any sort to Content hath hither to altogether Refused and still doth Refuse to the Damage of the same Thomas fourteen Hundred twenty Nine Pounds of Tobacco and therefore Suit is brought and so forth.

1747	To 2 Services	321		
	To James Chase	500	By 92 s. Leads	10/4
1748	To Arrest Henry Thompson	26/6	By Wallace due	7/4 1/2
	To Interest on 607 s. 8 p.	51		
	Now Accepted	898 1/2		898 1/2

And the aforesaid Charles Sanders by William Middleton his Attorney Comes and defends the plea and says when he says that he cannot deny the Action aforesaid of him the said Thomas nor but that he