

June Court Anno Domini 1749.

(391)

Did assume upon himself in manner and form as the said Thomas against him hath complain  
nor also but that the said Thomas hath Sustained Damages by meanes of not Performing the Bonnies  
and Assumptions aff<sup>t</sup> to Seven Hundred fourteen Pounds and one half Pound of Tobacco as the said  
Thomas above in declaring supposes. WHEREUPON the said Thomas by Jeremiah Chase  
his Attorney aff<sup>t</sup> Prox<sup>r</sup> Judgment and those Damages so acknowledged together with his Costs & 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 doth recover against  
the said Charles his Damages aff<sup>t</sup> to Seven Hundred fourteen Pounds and one half Pound of Tobacco also  
the sum of One Hundred and Seventy Eight Pounds and one Quarter of a Pound of Tobacco for his Costs &  
Charges by him about his Suit in this Part laid out and Expended on his behalf by the Court here  
Adjudged and the said Charles Sanders in Money the —

Chas Thomas Hungerford Recd Dated 11. 2. 92 Recd & recd Isaac  
Judgment for Nonsum Court Adjudges Damages accordg.  
John McPherson to his accepting offer.

Charles County S<sup>t</sup>. John M<sup>r</sup> Shewry late of Charles County Planter was Attacked to Answerments  
Thomas Shewry and of a Plea of Trespass upon the Case and so forth.  
And Whereupon the same Thomas by his Attorney Complains that Whereas  
the said John the      day of      in the year of our Lord One Thousand Seven Hundred and  
forty Seven at Charles County aforesaid was indebted to the said Thomas in the sum of One Pound Two Shillings  
and Nine Pence Sterling and Eight Hundred and Seven Pounds of Tobacco for divers Articles lying  
properly in an account as by the Particular Account thereof herewith to Court brought may appear and  
being so thereof Indebted therew<sup>d</sup> he promisid by him in consideration thereof afterwards to wit the day and years  
at the County aforesaid upon himself Assumed and to the said Thomas then and there faithfully Promised that the  
the aforesaid John Shewry sum of One Pound Two Shillings and Nine Pence Sterling and Eight Hundred and  
Seven Pounds of Tobacco to the said Thomas whereto afterwards he should be required willing  
truly would Content and Pay. Nevertheless the aforesaid John his Promise and Assumption  
aforesaid not Regarding but minding and fraudulently Intending the same Thomas in this Part  
Craftily and Subtilly to decease and defraude the aforesaid John Shewry sum of One Pound Two Shillings and  
Nine Pence Sterling and Eight Hundred and Seven Pounds of Tobacco or any Part thereof to the said Thomas  
hath not Paid nor him for the same in any sort Contented altho the aforesaid John afterwards to wit the tenth day of  
December in the year of our Lord One Thousand Seven Hundred and forty Eight and often afterwards at  
Charles County aforesaid by the same Thomas hath been Required but the same to him hitherto to pay  
or him for the same in any sort to Content, hath hitherto altogether Refused and still doth refuse to  
the damage of him the same Thomas Two Pounds five Shillings and six Pence Sterling and One Thousand  
six Hundred and fourteene Pounds of Tobacco and therefore suit is brought and so forth.

1727 Dr. M<sup>r</sup> John McPherson Pled. H<sup>a</sup> & Aton Doe  
and Richard Doe Co.

To A Lewis	Tolson 17.17	By 3 days Attendance at Pine Court	60
To Crysers fees	602	By 1 hr. & tobacco Nett.	819
To Drifts	27	By Balance due	807
To Edmund Porteus	27		
To Thomas Clarke	30		
To Crysers fees & To James Marr 50	200		
To poor Rule Rail Attnit & Convenies	51		
To American atttnit Stephenson	30		
To Rule Rail Attnit Luke Morris	30		
To Leon Ex <sup>o</sup> Attnit Luke Morris	30		
To Leon Execution Attnit Stephenson	70		
To poor Rule Rail also from aman adm <sup>g</sup>	111		
To poor Ex <sup>o</sup> Attnit Trafford for King & Mottly Clementis	30		
	1006		