

June Court Anno Domini 1749.

1749 D. Philip Wood			
To A. Lewis	650	By 89 Guinea Heads	170
To Jeremiah Chase	200	By Currency Paid M ^r	5
To Lawyers fees	27	By 1 lb. Tobacco	294
To Edmund Porteus	33	By 5	1072
To Amusement about Hanson	30	By Wallanudie	1580
To upon Rule Rayl also same	40		
To Credit Henry Johnson	67		
To Arrest W ^m Compton	35		
To upon Rule say also Proprietary	40		
To Credit Benjamin Wood	554		
To ditto John Waters	309		
To ditto Robert Jackson	423		
To ditto William Boston	136		
To Int ⁿ 1358 a 3/4	100		
	2653		
		Errors Excepted	
		By Thomas Hungerford late the	
		Sum 5	2653

Jan^y 1749

Whereupon into Court here in his proper Person comes Thomas Coleman of Charles County Planter and becomes Pledge and Security for the said Philip that if it should happen the said Philip in the Plea aforesaid should be convicted that then the said Thomas Coleman yields and grants that as well the Damages a^d as all costs which to the said Thomas Hungerford in this Part should be adjudged of his Lands and Chattles should be made and paid to and for the use of the said Thomas Hungerford that if it should happen that the said Philip the Damages and costs a^d to the said Thomas Hungerford should not pay or his body into the custody of the Sheriff by reason thereof Render —

And the said Philip by William Middleton his Attorney comes and defends the force and Injury therein &c. and says that he cannot deny the Action a^d of him the said Thomas nor but that he did assume upon him self in manner and form as the said Thomas above against him hath complained nor also but that the said Thomas hath sustained Damages by means of not performing the Promises and Assumptions a^d to fifteen Hundred and Eighty One Pounds of Tobacco as the said Thomas above in including Supposes — Whereupon the said Thomas by Jeremiah Chase his Attorney aforesaid 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 do Answer against the said Philip his Damages a^d to fifteen Hundred and Eighty One Pounds of Tobacco above acknowledged as also the Sum of one Hundred and Ninety Two Pounds and One half of Pound of Tobacco for his Costs and Charges by him about his Suit in this Part laid out and Expended on his Assent by the Court here adjudged and the said Philip in Mercy &c.

Case Thomas Hungerford vs the Dem: 860 Tobacco

1749 Daniel M^rTherson Judgment by Cognovit Actionem

It was Commanded the Sheriff that he should take Daniel M^rTherson late of Charles County Planter if &c. and him safe keep so that he should have his body before the Justices of the Lord Proprietary of his Seat County Court to be holden at Charles Town on the second Tuesday in June Next to Answer unto Thomas Hungerford of a Plea of Trespass upon the Case and so forth and that he should have then and there that Writ &c. And moreover at this day to wit the second Tuesday in June aforesaid comes as well the said Thomas by Jeremiah Chase his Attorney and offers himself against Daniel M^rTherson in the Plea a^d and the Sheriff aforesaid Returns to the Court here the Writ a^d thus endorsed Viz — Capi Corpus — Sam: Hanson the

And the aforesaid Daniel M^rTherson in his proper Person comes and defends the force and Injury when &c. and says that he cannot deny the Action a^d of him the said Thomas Hungerford nor but that