

Dickinson College Archives & Special Collections

<http://archives.dickinson.edu/>

Documents Online

Title: Legal Document, Charles L. Perrie v. Thomas C. Scott

Date: 1812

Location: I-KeatleyG-1971-1

Contact:

Archives & Special Collections
Waidner-Spahr Library
Dickinson College
P.O. Box 1773
Carlisle, PA 17013

717-245-1399

archives@dickinson.edu

WESTERN SHORE, STATE OF MARYLAND, }
FREDERICK COUNTY, TO WIT: }

Thomas C. Scott - late of Frederick County, Yeoman, was attached to answer unto Charles J. Perrie
in a plea of trespass upon the case and so forth. And whereupon the said Charles by
Roger Brooke Taney, his attorney, complains that whereas the said Thomas - on the first - day of January
in the year of our Lord one thousand eight hundred and twelve at Frederick county aforesaid, was indebted unto the said Charles
in the sum of three hundred dollars - current money for divers goods, wares
and merchandise by the said Charles before that time sold and delivered to the said Thomas
and at his special instance and request, and being so indebted he the said Thomas - in consideration thereof afterwards, that is to say,
on the same day and year aforesaid, at the county aforesaid, undertook and then and there faithfully promised the said Charles -
to pay him the said sum of three hundred dollars - current money when he should be thereunto
afterwards requested.

And Whereas also the said Thomas - afterwards, that is to say, on the same day and year aforesaid at the county aforesaid was
indebted to the said Charles in another sum of three hundred dollars
current money for the like sum of money by the said Thomas - before that time had and received to and for the use of the said
Charles and being so indebted he the said Thomas - in consideration thereof afterwards, that is to
say, on the day and year last aforesaid at the county aforesaid undertook and then and there faithfully promised the said Charles -
to pay him the last mentioned sum of money when he should be thereto afterwards requested.

And Whereas also the aforesaid Thomas - afterwards, that is to say, on the same day and year aforesaid at the county aforesaid
accounted together with the aforesaid Charles - of and concerning divers other sums of money before that time
due and owing from the said Thomas - to the said Charles - and then and there being in arrear
and unpaid, and upon that account the said Thomas - was then and there found in arrear and indebted to the said Charles
in another sum of three hundred dollars - current money, and being so found in
arrear and indebted the aforesaid Thomas - in consideration thereof afterwards, that is to say, the same day and year aforesaid at the
county aforesaid undertook and to the said Charles - then and there faithfully promised that he the said Thomas
would well and truly pay and satisfy to the said Charles - the last aforesaid sum of three hundred
dollars - current money, when he should be thereto afterwards requested.

Nevertheless, the said Thomas - although often requested by the said Charles - that
is to say, on the day and year aforesaid at the county aforesaid, and often afterwards at the county aforesaid, hath not yet paid the said several sums
of money or either of them, or any part of them or either of them to the said Charles - but to pay the same or any
part thereof to the said Charles - the said Thomas - hath hitherto wholly refused, and still
doth refuse to pay the same to the said Charles - to the damage of the said Charles -
in the sum of four hundred dollars - current money, and therefore he brings his suit and so forth.

ROGER BROOKE TANEY, Piff. Att'y.

Pledges, &c. } JOHN DOE
&
RICHARD ROE.

~~_____~~
~~_____~~
~~_____~~

Wm. C. Smith
vs
Wm. C. Smith

Thomas C. Smith

20/67

Mr. Nathan

per the

R. B. Smith

Sept 1813

Conan 6/67