

Young his heires or Assignes or otherwise as aforesaid at or upon the tenth day of October next Ensueing the date of the Said writeing obligatory at Some Convenient place in Pottuxen River for the which payment well and truly to be made the Said Charles did bind himselfe his heires Executors and Administrators firmly by the Said writeing Obligatory Yet the aforesaid Charles Although often Required the aforesaid 4720 lbs. of tobaccoe and Caske According to the tennor of the aforesaid writeing Obligatory hath not Rendered but the Same to Render to him the Said William hath Denyed and Still doth denye to the damage of him the Said William of 6000 lbs. of tobaccoe and thereof he bringeth his Suite etc.

And the Said William bringeth here into Court the writeing obligatory aforesaid which wittneseth the debt aforesaid in forme aforesaid the date whereof is the day and yeare aforesaid.

Cleborn Lomax. Pledges etc. John Doe, Richard Roe.

And the aforesaid Charles Hay by his Attorney Comes and defends the force and Injury when etc. And prays Oyer of the writeing aforesaid and it is read unto him he prays Oyer of the Condition of the Same writeing and it is Read unto him in these words.

The Condition of this above written Obligation is Such that if the above bounden Charles Hay his heires Executors Administrators or Assignes or any of them doe well and truly pay unto the Said William Young his heires or Assignes the Just Sume and neate quantity of two thowsand three hundred and Sixty pounds of the like Conditioned tobaccoe and Caske as abovesaid According to the time Specified and place where as aforesaid that then this present Obligation Shall be voyd of none Effect otherwise to Stand and Remaine in full force power and vertue in Law.

And the Said Charles Hay in his proper person Cometh and defendeth the force and Injury when etc. And Craveth Lycence to Imparle here untill the next Court and it is granted unto him the Same day is given to the plantiffe Likewise. [132] Att which Said next Court (to witt) the 26th day of January Annoque Domini 1696 [1697] Came the Said William Young by his Attorney aforesaid and prayeth that the Said Charles Hay to his declaration aforesaid may Answer etc. But the Said Charles Hay Eiter by himselfe or attorney Although Sollemly Called Came not but made Default.

Therefore it is Considered that the Said William Young Recover against the Said Charles Hay as well the Sume of four thowsand Seaven hundred and twenty pounds of tobaccoe his debt aforesaid as alsoe his Damages by occation of deteyning the Said debt to Six hundred Seaventy Six pounds of tobaccoe to the Said William Young of his Assent by the Court here Adjudged etc. And the Said Charles Hay in mercy etc.

Edward and Dudley Carleton plantiffe: William Barton plaisterer Defendant.

Prince Georges County Ss. William Barton late of Prince Georges County plaisterer was Atteched to Answer unto Edward and Dudley Carleton of London Marchants of a plea of trespass upon the Case etc.

And Whereupon the Said Edward and Dudley by Cleborn Lomax their Attorney Complaineth that whereas the Said William the 10th day of Aprill in the yeare of our Lord 1694 at Charles Towne within the Jurisdiction of this Court was Indebted unto the Said Edward and Dudley in the Sume of four hundred twenty nine pounds of tobaccoe being Soe much tobaccoe due to the Said Edward and Dudley from the Said William upon the ballance of Accounts