

And the Said John Thickpenny in Custody of the Sherife of Prince Georges County comes in his propper person and defends the force and Injury when etc. and Saith that he cannot gainesay the action of the Said Samuell Goosey Plaintiff nor but the bill aforesaid is his deed nor but that he oweth the Said Samuell Goosey the three Thousand pounds of Tobacco in forme as the Plantiffe above against him hath declared Onely Except hundred pounds of Tobacco in part of the Said bill.

Therefore it is Considered that the Said Samuell Goosey doe recover against the aforesaid John Thickpenny Defendant as well the Sume of pounds of Tobacco his Debt aforesaid or the ballance of the Said bill as allso the Sume of Six hundred twenty two pounds of Tobacco to the Plaintiff of his assent for his Cost and Charges of Suite by the Court here adjudged and the Said John Thickpenny to remaine in Custody till Satisfaction made.

William Parker Plaintiff: William Jones Defendant

William Jones Late of Prince Georges County Planter otherwise Called William Jones of Prince Georges County Collermaker was Summoned to answer unto William Parker of Calvert County Gentleman of a Plea that hee render unto him the full and Just Sume of two Thousand two hundred and Sixty and two pounds of Tobacco and Caske to Conteine the Same which to him he oweth and from him unjustly deteineth etc.

And whereupon the Said William Parker by Joshua Cecell his Attorney saith that whereas the Said William Jones the 26th day of September in the year of our Lord 1696 att Charles Towne within the Jurisdiction of this [457] Court by his Certaine wrighting obligatory which the Said William Parker with the Seal of the Said William Jones Signed bringeth here into Court the date whereof is the Day and year aforesaid did acknowledge himselfe to give and Stand Justly Indebted unto the Said William Parker of Callvert County Gentleman his heires Executors administrators or assignes the full and just Sume of two thousand two hundred Sixty and two pounds of Tobacco and Caske to Conteine the Same to be paid Convenient in Prince Georges County aforesaid by the tenth day of October next Ensueing the Date of the Said wrighting obligatory Notwithstanding which the Said William Jones the Said Sume of 2262 pounds of Tobacco and Caske according to the Tennor of the Said wrighting obligatory although often required hath not rendered but the Same to render to the Said William Parker the Said William Jones hath denyed and Still doth denye to the Damage of the Said William Parker of 4000 pounds of Tobacco and thereupon he brings this Suite.

Pledges etc. John Doe, Richard Roe. Joshua Cecell.

And the Said William Jones by William Stone his Attorney cometh and defendeth the force and Injury when etc. and Prayeth the heareing of the wrighting obligatory and itt is read unto him he allso prayeth the heareing of the Condition of the wrighting and it is read unto him in these words (Viz.) the Condition of the above obligation is Such that if the above bounden William Jones his heires Executors or administrators doe well and truely pay or Cause to be paid unto the abovesaid William Parker his heires Executors administrators or assignes the Just Quantity of one Thousand one hundred thirty and one pounds of good merchantable Leafe Tobacco by the tenth day of October as abovesaid then this present Obligation to be Voyd or Elce to Stand in full force Strength and vertue.