

Have left to the value of 1000 pounds of Tobacco, And thereupon brings his bills of Edward Jones. And the Defendant saith that the Plaintiff has a good title to the same, for that the Plaintiff hath not done the action to his wife in the Jurisdiction of this Court, neither hath he put in process for executing the same, for which the Defendant prays abate in wife of Plaintiff himself on this Court. Doul -

John Fletcher Plaintiff
Thomas Bromley Defendant

Somerset County. Thomas Bromley late of this County was attached to answer unto John Fletcher of an action of the Case. And whereupon the Plaintiff by Robert Pirie his Attorney Complaind that whereas the said Thomas the third day of January

In the year of our Lord 1694. at Snowhill wife in the Jurisdiction of this Court was indebted to the said John in the sum of five hundred pounds of good sound Merchantable Tobacco & Cask, being credit given unto the said Thomas by the said John with in James Round for the quantity of Tobacco aforesaid, whereto the said Thomas has since then and the said Thomas unto the said John being indebted in manner aforesaid, did upon himself assume & faithfully promise that the aforesaid sum of Tobacco he would well & truly content & pay when the same should be required. Notwithstanding the said Thomas his promise & assumption aforesaid not regarding but fraudulently intending him the said John in this behalf to deceive and defraud the Tobacco aforesaid the said Thomas unto the said John hath not paid but hath hitherto refused and doth still refuse to the damage of the said John of 1000 pounds of Tobacco. Thereupon he brings his bills &c.

Pirie & Quin. Provs pro. et. In Dec. 1700.

And the Defendant by Peter Dent his Attorney De-fends the force &c. and saith that he did not assume in manner aforesaid as is declared & put himself on this Court. Doul & defend. And the Plaintiff saith he did pay the Tobacco according to Declaration for the Defendant. Of which he puts himself upon the Court also. Pirie & Pitt.

And the Defendant rejoyns &c. and saith the Tobacco if paid would without his Order or License &c. Doul & defend.

The Declaration being read & the issues joyned the matter being referred to the Wor. Court, who having considered the promises & also the Case of the said James Round on part of the Plaintiff. Do give judgment aq. the Defendant for 500 pounds of Tobacco wife of Plaintiff alias Executio. and

Charles Williams Plaintiff
Ja Duncan Defendant

Somerset County. James Dunsan Son of all Demijurer the goods & chattels & Cask of Wm Tallon deceased was attached to answer unto Charles Williams of a plea of Trespass on the Case.

And whereupon the said Charles Williams by Peter Dent his Attorney complaind that whereas the said Wm Tallon in his life time (that is to say the 20. day of May in the year of our Lord 1690 at the said wife in the Jurisdiction of this Court was indebted to the said Charles in the sum of 2000 hundred pounds of Tobacco being for one horse by the said Charles to the said Wm in his life time sold & delivered. And the said Wm to the said Charles in manner aforesaid being indebted did assume on himself in his life time to the said Charles faithfully promise that he the said Wm the same to the said Charles would well & truly content & pay. Notwithstanding the said Wm in his life time nor the said James since the death of the said Wm of the goods & Chattels of the said Wm nor either of them the said James to the said Charles hath not rendered but the same to render hath refused & doth still refuse to the damage of the said Charles of 2000 pounds of Tobacco. Thereupon he brings his bills &c.

Pirie & Quin. Provs pro. et. In Dec. 1700.

Somerset
William the
third's year

John
Dent

James
John

George
and the
borough
a certain
ready to
to James
according
paid all
3200 po

Charles
Doul &

John
George

And
produced
that the
but the
the being
And the
far war
On the