

March Court 1719

Overment as by him above pretended as before defend the
force and injury when he. And says that he hath not been informed
by the said Deft what to plead whereby the said plt may remain
against the said Deft without further defence. Therefore it is
considered by the Justices here to wit the 21. day of March Anno
Dom 1719 that the said John Ball recover against the said
John Ashmore as well the sume of three pounds Nine
Shillings and Six pence Current money Damages by Occupation
of the premises as also the sume of three hundred and seven
pounds of Tobacco by the Court here adjudged to him for his
Cost and Charges about his suite in this behalfe expended and
the Deft in money &c.

The said plt by Warr. of atty bearing date May 4. 1703 acknowledges
that he is the son of John William Ashmore Sp. Seale of the above in Ashmore for
Debt &c in the Judgment of

Henry Hendrickson Kent County Maryland planter and John Campbell
of Kent County planter and in the proomie of Maryland was
John Campbell

Summoned to answer unto Henry Hendrickson of a plea that he render
unto him the sume of fourteen hundred pounds of good Sound Tobacco
of y^e value off fourteen pounds Sterling which he unjustly detaine
and whereupon the said plt by Thomas Boone his atty Saith
that whereas the said Deft. the twelfth day of March in the year
of our Lord Christ one thousand seven hundred and Seventeen
at Pauls Parish in Kent County within the Jurisdiction of this
Court. By his certain bill obligatory which he the said Deft
Sealed with his Seale and as his deed Delivered hereinto Court
brought the date whereof is the same day and year as bound
himselfe to pay to the said plt. the said sume off fourteen hundred
pounds of good Sound Tobacco of the said value off fourteen pounds
Sterling money at or upon the tenth day of October next ensuing the
date of the said bill obligatory yet the said Deft altho often
required the said sume off fourteen hundred pounds of Tobacco to
the said plt. hath not paid. But that to him to render or pay he
will not. The said plt. hitherto hath Denied and still doth deny and
unjustly detaine to the damage of the said plt. five pounds of like
money and upon he brings into the Court a Quod sit Judicium
Off the prayer of the plt. by his atty of the Deft is adjudged to