

June Court: 1729 . . . 203

Instance and request of the said Ralph then and there sold and delivered and being so there off
Indebted the said Ralph in consideration thereof the day and year aforesaid at the County aforesaid upon him-
self did assume and to the said John then and there faithfully did promise that he the said Ralph
the said Eight pounds Court money of Maryland aforesaid to the said John when thereunto afterwards
he should be requested he would well and faithfully pay and fulfill, nevertheless the said Ralph
his promise and assumption aforesaid in form aforesaid made little regarding, but plotting and fraudulently intend-
ing the said John in that sort craftily and surlily to deceive and defraud the said Eight pounds
Court money of Maryland aforesaid to the said John altho' the same to do the said Ralph on the aforesaid
first day of August in the year aforesaid and after afterwards at the County aforesaid by the said John he-
was thereunto requested hath not paid or him for the same in any wise contented but the same to him-
hitherto to pay or in any sort to content hath refused and still doth refuse and deny whereupon
he saith he is worse aforesaid hath damage to the value of sixteen pounds Court money of Maryland
aforesaid and thereupon he brings this suite &c. ff Allen Esq. Proctor for John K. Roe

All which said third Wednesday of June to wit the seventeenth day of the same month and day
one thousand seven hundred and Twenty Nine was the said John Blijard by his attorney aforesaid and the
Sherriff of Somerset County to whom the foregoing writ was directed likewise Cometh and make the return
thereof to the Court here shewed viz. Non est Inventus ff J. Burnall Esq.

Whereupon the said John Blijard by his attorney aforesaid says that forasmuch as he has
Complied with the Law as alleged in order to an attachment he may have Judgment against the said
Ralph Tindal for his damages aforesaid by way of attachment according to act of Assembly &c

Whereupon for that it seems to the Court here that the said John Blijard hath Complied
with the Law aforesaid

Therefore it is considered that the said John Blijard Recover against the
said Ralph Tindal his damages aforesaid to Eight pounds Court money or also all costs and charges by the
said John Blijard laid out and expended about his suit by way of attachment against the goods Chattels
Rights and Credits of the said Ralph Tindal according to act of Assembly in such case made and
Provided &c

At William Marchmont Somerset County ss.

ff. James Feillett

James Feillett late of Somerset County
County Surgeon was attached to answer unto William Marchmont of
Sagles of her part upon the 17th

And whereupon the said William by Francis Allen his attorney Complain that
whereas the said James the tenth day of August and Dow. one thousand seven hundred and
twenty four at Somerset County aforesaid within the Jurisdiction of this Court was indebted unto the said
William in six hundred and Eight pounds of tobacco as by account hereunto annexed may ap-
pear in Court and being so there off indebted the said James in consideration thereof the day and
year aforesaid at the County upon himself did assume and to the said William then and there faithfully
did promise that he the said James the said six hundred and Eight pounds of tobacco to the

(Said)