

Estate of Inheritance in few simple in of and to the parcell of Land in
the condition of the said obligation mentioned which to him the said
Thomas by virtue of the said obligation and assignment thereon endow'd
to the said Thomas he ought to have done according to the condition
of the said obligation and this he is ready to verify where of the pray -
Judgment and his Debt aforesaid together with his Damages by reason
of the non payment of the said Debt to him to be adjudged £ -

Whereupon the aforesaid Francis Henderson relinquisheth his verification aforesaid by him above alledged
and says that he cannot maintayn his action aforesaid against the said Thomas nor can he say but that the writing Obligation
aforesaid is the deed of him the same Francis, nor but he owes the same Thomas the aforesaid Twenty eight pounds
in manner and form as the aforesaid Thomas above against him hath declared.

Therefore it is considered that the aforesaid Thomas Lamber recover against the aforesaid Francis
Henderson his debt aforesaid and his damages by reason of the detaining of the same debt to Eight hundred
826. and forty six -- -- pounds of tobacco to the same Thomas Lamber of his aforesaid by the
Court here adjudged and the aforesaid Francis in Merrey £ 82

At Thomas Nevell } Somerset County Esq. William Dulany Late of Somerset County Wigginaker ad. dicit. Wm.
Wm Dulany -- Dulany Wigginaker of Somerset County was Summonsed to answer unto Thomas Nevell
of Dorchester County merkt. of Aplice that he render unto him Seventeen pounds ten Shillings
Currency whiche to him he Owe and unjustly detaines £ 82

And whereupon the Said Thomas by Francis Allen his attorney Peth has where as the Said William the
Ninth day of March anno domini Seventeen hundred and twenty eight mire at Somerset County aforesaid within
the Jurisdiction of this Court by his certain Writing Obligation which the Said Thomas with the Seal of the
Said William signed before this Court brige the date where of the same day and year aforesaid did acknowledge
him self to be bound unto the Said Thomas in the aforesaid Seventeen pounds ten Shillings to be paid unto the
Said Thomas whiche he shoulde pay unto Requested yet the Said William therof often required the said
Seventeen pounds ten Shillings to the Said Thomas hath not rendered but his same to him hitherto to render
hath denied and shall doth deny and unjustly detain to the damage of the Said Thomas of Seven pounds
money aforesaid and there upon he bringe suit £ 82

Whereupon the Said William Dulany in his own proper person appears and the Court doth adjudge
the same before aforesaid of the Said Thomas by his attorney aforesaid is adjudged to give speciall back to the action aforesaid
whereupon Lewis Gale, Wm. Beckingham and Thomas Bluet all of Somerset County Gentlemen present before
Court in their proper persons undertakes for the Said William Dulany that if in case the Said Thomas Nevell
shall recover Judgment in the plena aforesaid against the Said William Dulany or that the Said William Dulany shall
be from time to time to the Said William Dulany shall pay the condemnation of the Court whereupon