

Richardson in case he would not pay his obligation to him the said James Shirley for the value of the said Perriaugoe and debts due to him amounting as he said to the sum of twenty seven pound seventeen shillings and four pence in the condition of the said obligation mentioned and the said Charles further with that at the time of paying of the said obligation the said James Shirley did promise to Cancel and make void the said obligation or deliver up the same to the said Charles Richardson upon the return of the said Perriaugoe Prisoners being retaken and brought back in custody of the Sheriff whereupon upon the said condition and promise the said Charles Richardson by the fraud and coyn of the said James Shirley did pay and sign the obligation aforesaid and the said Charles in fact with that afterwards viz: on the fourth day of December in the year aforesaid the said Prisoners were retaken and in custody of the Sheriff affore Execution for their several debts viz: also monest County within the Jurisdiction of this court and that he the said Charles Richardson did release and bring back the Perriaugoe aforesaid and appurtenance to the Landings aforesaid and lentred the same on the day last mentioned to the said James Shirley who refused to accept of the same and Cancel the obligation aforesaid and that he the said Charles Richardson always from the time aforesaid was ready still ready to deliver the said Perriaugoe to the said James Shirley and did not pay the obligation to the said James Shirley in any other manner or for any other consideration than what is above expressed and this he is ready to verify whereupon he prays Judgment if he the said James Shirley his son aforesaid against him whereupon he ought

Whereupon the said Charles Richardson Relinquisheth his Verification aforesaid by him above pretended to say that the writing obligation aforesaid is no deed of the same Charles nor but that he owes the same James the aforesaid fifty five pounds fourteen shillings in manner and form as the aforesaid James above against him declared.

Therefore it is considered that the aforesaid James Shirley recover against the aforesaid Charles Richardson his debt aforesaid and his damages by occasion of the detaining of his same debt to 1664 One thousand and Sixty One pounds of tobacco to the same ~~and~~ James aforesaid by the Court here adjudged and the aforesaid Charles in money ~~debt~~ - whereupon the aforesaid James here adjudged to be paid to said Charles fifty one pounds fourteen shillings of the debt aforesaid wherefore of the said fifty one pounds fourteen shillings the judgment

J.B. John Huntington } This being an action of trespass upon the case for whereupon the said Robert Adkins by
R.S. Robert Adkins ... } his attorney, prays that the said John Huntington may give security for costs in case a suit be obtained against him in the place aforesaid which is by the Court Granted.

Whereupon Thomas Blunt of Somerset County Gent present here in Court undertakes for the said John Huntington that in case he be nonsuited in the plea aforesaid or otherwise legally lost that then the said John Huntington shall pay the Indemnity of the Court and all Costs amounting theron to the said Robert Adkins or that the said Thomas Blunt will do it for him &c