

June Court 1733 10

with his Costs and Charges aforesaid to him Adjudged

Therefore by consent of the

parties aforesaid it is considered that the aforesaid John Purnall Recover against the aforesaid Jaiah Quatormus his Damages aforesaid to the aforesaid Seven hundred and sixty one pounds of Tob^o.

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as also Two hundred and Eighty

pounds of Tob^o for his

Costs and Charges aforesaid to the same John at his Request by the Court here

and consent of the parties aforesaid Adjudged which Certain Damages in the whole do amount to One thousand five hundred and fifty five pounds of Tob^o and the

aforesaid Jaiah in Mercy &c.

J^r A. John Purnall

Somerset Co.

appears William West -
Custody

William West late of Somerset County planter was attached to answer

unto John Purnall late Sheriff of Somerset County of plea after pass upon the case

And Whereupon the said John by Francis Allen his attorney Complains that where

as the said William the first day of December and Dow: Seventeen hundred and thirty at Somerset County aforesaid within the Jurisdiction of this Court was Indebted unto the said John in Two thousand four hundred and Seventy pounds of Tobaco for so much by the said John for the said William at the Special Instance and Request of the said William before that time to sundry persons deposited and paid and

Sundry other things properly chargeable in and as by amount hereunto annexed may in Court appear and being so thereof Indebted the said William in Consideration thereof the day and year afo

the County afo within the Jurisdiction afo upon himselfe did assume and to the said John then

there did faithfully promise that he the said William the afo two thousand four hundred and Seven

ty pounds of Tobaco to the said John when he should be thereunto Requested he would well and faith

fully pay and Content and altho the said William two hundred and Eighteen pounds of Tobaco

percell of the afo two thousand four hundred and Seventy pounds of Tobaco to the said John

he hath paid and Satisfied yett as to two thousand two hundred and fifty two pounds of Tob

acco of the afo two thousand four and Seventy pounds of Tobaco the said William his pro

mise and assumption afo in form afo made nothing regarding but plotting and fraudulently

Intending the said John in that part Craftily and Subtly to deceive and defraud the said

Two thousand two hundred and fifty two pounds of Tobaco to the said John altho the same
to do the same William by the same John on the afo first day of December in the year afo and
after afterwards at Somerset County afo within the Jurisdiction afo he was thereunto requir
ed hath not paid or Contented but the same to him liketh to pay or Content hath Refused and
still doth refuse and deny whereupon the said John hath his is worse and hath Damages to the Value
of four thousand pounds of Tob^o and therefore he brings Suit the
Judge
R. Roe.