

June Court . . . . 1733 . . . . 19

in such case made and provided whereupon the said Edward Rownd present here in Court gave Security for  
Due prosecution of a writ of Injunction according to the form following vizt -

To w<sup>ch</sup> all men by these presents that we Edward Rownd Joshua Caldwell and John Den-  
nis J<sup>ts</sup> of Somerset County are held and firmly bound unto William Allen of Philadelphia Meritt. ap<sup>pe</sup>nee  
according to the form of the act of assembly in such case provided of Thomas Budd of the City of Philadelphia  
who was ap<sup>pe</sup>nee according to the form of the act of assembly in such case provided of Robert Atkins of the  
City of Philadelphia in the Province of Pennsylvania Maniner in the full and Just Sum of three hundred  
pounds Currant money of Maryland and nine hundred Sixty Six pounds of tobacco to be paid to the said -  
William Allen his Executors Adors or ap<sup>pe</sup>nees to the true payment whereof we bind ourselves and Every of  
us our and Every of our heirs Executors and Adors Joyntly and Severally for and in the whole finally by these  
presents sealed with our seals and dated this 24<sup>th</sup> Day of August anno Dom: 1733. —

Whereas the above Bound Edward Rownd hath obtained an Injunction to stay proceedings at Law  
on a Judgment Rendered against him in Somerset County Court by the Justices of said Court for the Sum of One hundred  
and fifty pounds Currant money of Maryland and four hundred and Eighty three pounds of tobacco. —

Now the Condition of the above Obligation is such that if the said Edward Rownd shall prosecute the said writ  
of Injunction with effect and satisfy and pay as well the said Sum of One hundred and fifty pounds Currant money  
of Maryland and four hundred and Eighty three pounds of tobacco as all costs damages and Charges that shall accrue  
in a Chancery Court or be occasioned by the delay of Execution on the said Judgment. unless the Court of Chancery shall  
deeree to the contrary and shall in all things obey such Order and Decree as the Chancery Court shall make in the  
premisses then the above Obligation to be void and of none effect else to be in full force and Virtue —

Signed Sealed & delivered  
in presence of us -  
Wm Lane -

J<sup>ts</sup> Cott

Ed: Rownd  
Josh Caldwell  
John Dennis

W<sup>ch</sup> William Wye J<sup>ud</sup> } Somerset County J<sup>ts</sup>  
vs. William Horsey } William Horsey late of Somerset County planter was attached  
to answer unto William Wye J<sup>ud</sup> of a plea of the said upon the Case Her-

And whereupon the same William Wye by Thomas Pollet his attorney complains that when  
the said William Horsey the twentieth day of February in the Year of our Lord One thousand Seven hundred  
seven hundred and thirty one at Somerset County afo<sup>re</sup> was indebted unto the said William Wye in ten pounds  
five Shillings Currant money of Maryland for Divers goods and Merchandizes to the said William Horsey  
by the said William Wye at the special Instance and Request of him the said William Horsey before  
that time sold and delivered and being so thereof Indebted the said William Horsey in Consider-  
ation thereof afterwards to w<sup>ch</sup> the day and Year aforesaid at Somerset County afo<sup>re</sup> and within  
the Jurisdiction of this Court upon himself did Assume and to the said W<sup>ch</sup> Wye then and there faithfully  
promised that he the said W<sup>ch</sup> Horsey the said Ten pounds five Shillings to the said W<sup>ch</sup> Wye  
when he should be thereto required well and faithfully would pay and Content Nevertheless  
the said W<sup>ch</sup> Horsey his promise and Assumption afo<sup>re</sup> in form afo<sup>re</sup> made no ways regarding  
but defigning and fraudulently intending the said W<sup>ch</sup> Wye in this part to deceive and  
(as fraud)