

November Court 1733 89
 Charlethen and there faithfully did promise that when afterwards he should be thereto Requested he the afo Sum of Six hundred and twenty five pounds of tobacco to the same Charles would well and faithfully Content and pay nevertheless the said Thomas his promise and a sumption afo in form afo made Little regarding but plotting an fraudulently Intending him the same Charles in that part Craftily and Subtilly to Defraud and Deceive he the said Thomas the afo Sum of Six hundred twenty five pounds of Tobacco Not any Part thereof to the same Charles hath paid or him for it in any wise Contented altho the said Thomas afterwards to Witt the same Day and Year afo att the County afo And Within the afo Jurisdiction was thereto requested by the same Charles but the said Thomas the same to doe hath Altogether refused and Still doth refuse whereby the same Charles says he is worse and hath damage to the Value of twelve hundred and fifty pounds of tobacco and thereof he brings suit & to

Pledges &c - John Doe

R Roe

1732 Thomas Boreman Dr - ~~200~~
 To the Cost of two warants in Accomack .. 20
 To the Cost of one Summons 05
 To 15 bushells Corn due by your Note dated 3^d October 1729 300
 To 200 pence due by Ditto 180
 To 2 pair Large Shoes due by Dr note. 120
 To 1 bushel wheat due by Dr note 40
665

By 2 bushells Indian Corn 40
 Balld due to me is 625
665

Ents Excepted &

Charles Ramsey

December 3^d 1733

Personally appeared before me the subscriber one of his Lordships the Right Honourable the Lord Proprietary his Justice for the County of Somersett the above named Charles Ramsey and made Oath upon the holy Evangel of Almighty God that the above acct is just and true and that the above ballance is Justly due to him and that he hath not Received any part or parcell of the same nor hath the above named Thomas Boreman any acct against him to discount the sd Debt or any part thereof Iur at One

At which said third Tuesday of November to Witt the twentieth day of the same month and year afo saud Seven hundred and thirty three came the said Charles Ramsey by his attorney afo and the Just. of Somersett County to whom to the foregoing will was directed Likewise forth and make return thereof to the Court here Edon, in these words following vid Non est Inventus post note Left of Joshua Oldwell Just.

Whereupon the said Charles Ramsey by his attorney afo prays that forasmuch as he has Complied with the Law in regard to an attachment he may have Judgment against the said Thomas Boreman for his damage afo by way of attachment according to act of assembly viz. Whereupon for that it seems to the Court here that the said Charles Ramsey has Complied with the Law as alledged.

Therefore it is Considered that the afo Charles Ramsey recover against the afo Thomas Boreman his damage by Breach of the premises afo to Six hundred and twenty five pounds of tobacco as also all Costs and Charges by him about his Suit in that part appaid by way of attachment against the goods Chattels Rights or Credits of the said Tho. according to act of assembly in such case made & provided for