

November Court 1796 - 275

of tobacco and therefore he bringeth suit ye and doth bring here into Court the writing Obligation of -
which the debt aforesaid testifies the date whereof is the same day and year aforesaid.

Bledges H. In: Doe R. M.

And the aforesaid William Hitchen by William Goldsborough his attorney cometh defendeth the force
and Injury wherein he saith that he cannot gainsay the action aforesaid of the aforesaid John minor but he say
but that the writing Obligation aforesaid is the deed of the same William nor but that he owes the same John
the aforesaid forty three pounds ten shillings and eight pence sterling in manner and form as the aforesaid John
first aforesaid against him hath declared wherefore of the same John prayeth Judgment for his debt aforesaid and his
damages sustained by occasion of the detaining of the same debt to him to be adjudged ye .

Therefore it is considered by the Court here that the said John Golloway recover against
the aforesaid William Hitchen his debt aforesaid and his damages sustained by occasion of the detaining of
his same debt to him Two hundred and Seventy Seven : pounds of tobacco
to the same John of his aforesaid by the Court here Adjudged and the aforesaid in Mercy

At Thomas Fletcher Somerset County aforesaid Patrick Connally late of Somerset County his attorney aforesaid
et al. Patrick Connally of Somerset County was summoned to answer unto the Revd.
Thomas Fletcher of a plea that he render unto him four thousand and
seventy and six pounds of good sound Merchantable tobacco and cash which to him he owes and
unjustly detains ye .

And Whereupon the said Thomas by Francis Allen his attorney saith that whereas
the said Patrick the twentieth day of March anno Domini seventeen hundred and thirty five at
the County of Somerset aforesaid within the Jurisdiction of this Court by his certain writing Obligation
which the said Thomas with the seal of the said Patrick signed hereunto brings the date whereof
is the same day and year did acknowledge himself to be bound unto the said Thomas in the aforesaid
four thousand and seventy and six pounds of good sound Merchantable tobacco and cash to be paid unto
the said Thomas where he should be thereto required yet the said Patrick thereafter required
the said four thousand and seventy and six pounds of good sound Merchantable tobacco and
cash to the said Thomas hath not rendered but the same to him hitherto to render hath denied and
still doth deny and unjustly retain to the damage of the said Thomas of three thousand pounds
of tobacco and thereupon he brings suit ye .

Bledges H. In: Doe R. M.

And the aforesaid Patrick Connally by Robert Denchier Henry his attorney cometh and defendeth
the force and Injury wherein he saith that he cannot gainsay the action aforesaid of the aforesaid Thomas but he say
but that the writing Obligation aforesaid is the deed of the same Patrick nor but that he owes the same
Thomas the aforesaid four thousand and seventy and six pounds of good sound Merchantable tobacco in
manner and form as the aforesaid Thomas above against hath declared wherefore the same Thomas prayeth Judgment
for his debt aforesaid and his damages sustained by occasion of the detaining of the same debt to him to be adjudged ye .

Shore