

when thereof afterwards he should be required Nevertheless the aforesaid Isaac altho' often required the aforesaid Seven hundred pounds of tobacco unto the aforesaid Edmond Jennings but the not paid but that unto him to pay altogether hath refused and still doth refuse to the damage of the same Edmond Seven hundred pounds of Tobacco and thereupon bringeth suit here and doth bring hereto Court the writing obligatory aforesaid which the debt aforesaid in form aforesaid testify the date whereof is the same day and year aforesaid here

Witness J. John Doe Richard Roe

And the aforesaid Isaac Quaternus by William Goldborough his attorney cometh and defendeth the force and injury when aforesaid and saith that he cannot gainway the action aforesaid of the aforesaid Edmond nor can he say but that the writing obligatory aforesaid is the deed of him the same Isaac Quaternus nor but that he oweth the same Edmond the aforesaid Seven hundred pounds of Tobacco in manner and form as the aforesaid Edmond doth against him hath declared whereupon the aforesaid Edmond pray Judgment for his debt aforesaid and his costs and damages sustained by occasion of the detaining of the same debt to him to be adjudged &c.

Therefore it is considered by the Court that the aforesaid Edmond Jennings recover against the aforesaid Isaac Quaternus his debt aforesaid and his costs and damages sustained by occasion of the detaining of that same debt to. One hundred and ninety nine pounds of tobacco to the same Edmond by the Court here of his aforesaid adjudged and the aforesaid Isaac in Money &c.

to John Rider Esq. } Somerset County J. William Jones late of Somerset County Miller was  
vs. William Jones ... } attached to answer unto John Rider Esq. of plea of trespass upon  
the Case &c. And whereupon the same John by William Beeking

his attorney complainer that whereas the aforesaid William Jones the seventh day of October in the year of our Lord seventeen hundred and thirty one at Somerset County was Judged to the aforesaid John in y<sup>e</sup> Sum of Eight pounds four shillings and Eleven pence being for sundry Goods wares and Merchandises by the aforesaid John to the aforesaid W<sup>m</sup> Jones at his special Instance and request there before that time sold & delivered as a particular Account thereof herewith into Court brought may appear and so thereof being indebted the same W<sup>m</sup> Jones in Consideration thereof the day and year aforesaid at the County aforesaid upon himself did assume and to the same John then & there faithfully did promise that he the said W<sup>m</sup> Jones the same Eight pounds four shillings and Eleven pence to the same John when thereof afterwards he should be required well and faithfully would pay and Content and altho' the said W<sup>m</sup> Jones did pay and Satisfie unto the said John One pound fourteen shillings and ten pence half penny parcel of the said Eight pounds four shillings and Eleven

(Eleven)