

Endorsed in these words following Viz: *Legi Corpus* answers Jas: McClester Sher

And the said John Collins by Francis Allen his attorney cometh and defendeth the force and Injury when he and prayeth Leave thereof to Impair here until next Court and he hath it and the same day is given to the aforesaid Aaron here also &c.

All which said next Court to witt the eighteenth day March and Dow. One thousand seven hundred and thirty four came againe as well the said Aaron as the said John by their attorney's affs but the same Aaron did not present his witt aff against the said John with Effect &c.

Therefore hee and his pledges of presenting be in merry and Lett the plaintiff name pledges &c. and that the aforesaid John Collins goe thereof without Day also it is Considered that the said John Collins recover against the said Aaron Lynn his Damages by Occasion of the premises affs to One hundred and Sixty five pounds of Tobacco to the same John by Discretion of the Justice here at his request for his Costs and Charges in that part sustained according to the form of the Statute by the Court here adjudged &c.

Joshua Caldwell - Somerset County Thomas Fletcher late of Somerset County Clerk ad. Dict. 2
Reverent Thomas Fletcher of the said County was summoned to answer unto
Thomas Fletcher - Joshua Caldwell Sher. of a plea that he render unto him Eight thousand 2

pounds of good Sound Merchantable leaf tobacco in Cash which to him he owes and unjustly detaineth
And whereupon the said Joshua by Geo: Douglas his attorney saith that whereas the said Thomas
the Eighteen day of December Seventeen hundred and thirty three by his certain writing
obligatory which the said Joshua with the seal of the said Thomas signed hereinto Court
bears the date whereof is the same day and year did acknowledge himself to be bound unto
the said Joshua in the aff. Eight thousand pounds of good Sound merchantable leaf tob.
in Cash to be paid to ~~be paid~~ the said Joshua when he should be thereunto required yett
the said Thomas tho. often required the said Eight thousand pounds of good Sound Merchantable
leaf tob. in Cash to the said Joshua hath not rendered but the same to him hitherto to
render hath denyed and still doth deny and unjustly detain to the damage of the said Joshua
of five thousand pounds of Tob. and thereupon he brings Suit &c. Pledges &c. In. Doc. Silloc
And the aforesaid Thomas Fletcher by William Beckingham his attorney cometh & defendeth
the force and Injury when he and pray leave thereof to Impair here until next Court
and he hath it and the same day is given to the aforesaid Joshua here also &c.

All which said next Court to witt the eighteenth day of March and Dow. One thousand seven hundred and
thirty four came againe the said Joshua Caldwell by his attorney affs and pray that the said Thomas Fletcher to his
Declaration aff may answer but the said Thomas Fletcher at the same day altho. solemnly called cometh not nor
saith nothing in barre or preclusion of the action affs of the said Joshua by which the same Joshua remaineth
against the said Thomas tho. of undefended &c.

Therefore it is Considered by the Court here that the said Joshua Caldwell recover against
the