

Still doth deny and unjustly detain altho the same to the said George Gale to render the said Beris afterwards to witt on the eleventh day of September in the year afo. at the County afo. and often since that time by the said George Gale was required whereupon he says he is demunified one hundred pounds Court money of maryland and thereof he brings suit &c.

Judges G. J. Doe and R. Roe . . .

And the said Beris Shipman by Robert Jenckins Henry his attorney Cometh & defendeth the force and Injury when &c. and saith that he cannot deny the action aforesaid of the afo. George Gale nor but that the writing <sup>obligatory</sup> aforesaid is deed of the same Beris nor but that he oweth the same George Gale the aforesaid one hundred pounds Court money in manner and form as the afo. George above against him declared. Therefore it is considered that the aforesaid George Gale recover against the afo. Beris Shipman his debt aforesaid and his damages by occasion of the Detention of the same debt to Two hundred and Seventy five pounds of tobacco to the same George of his afo. by the Court here adjudged, and the afo. Beris in mercy &c.

R. H. Adam Bell - Somerset Co. Adam Brafford Sale of Somerset County Taylor. Alias datus Adam Brafford of Somerset County and province of Mary: land Taylor was summoned to answer unto Adam Bell of a plea that he render him sixty pounds Court money of maryland which to him he owes and unjustly detainis &c.

And whereupon the said Adam Bell by Robert Jenckins Henry his attorney says that whereas the said Adam Brafford on the thirteenth day of June Anno Domini MDCCXXXVII at the County afo. by his certain writing obligatory which the said Adam Bell sealed with the seal of the said Adam Brafford here into Court brings whose date is the day and year afo. did acknowledge himself to owe and be firmly bound to the said Adam Bell in the sum of sixty pounds Court money afo. to be paid to the said Bell his Exrs and when thereunto requested notwithstanding the said Adam Brafford the said sixty pounds to the said Adam Bell hitherto hath not rendered but that to doe altogether hath denied and still doth deny and unjustly detain altho thereto thereto afterwards to witt the first day of march in the year afo. at the County afo. and often since that time by the said Adam Bell required whereupon he says he is wase sixty pounds Court money of maryland and thereof he brings suit &c.

Judges G. J. Doe & R. Roe . . . and