

March Court 1737 224

Adam required Whereupon he says he is dammified sixty pounds Current money of
Maryland and thereof he brings suit $\text{£} 8$.
Pledges &c T. Doe & R. Rose.

And the afo^d Mathias Nicholson by Geo^d Douglass his attorney Cometh and defendeth
the force and Injury when &c and saith that he cannot deny the action afo^d of the afo^d
Adam Bell nor but that the writing obligatory afo^d is the deed of the same Mathias
Nicholson nor but that he oweth the same Adam Bell the afo^d sixty pounds Current money
in manner and form as the afo^d Adam Bell above against him declared.

Therefore it is Considered that the afo^d Adam Bell recover against the afo^d Mathias Nicho-
son his debt afo^d and his damages by occasion of the detention of the same debt to two hund-
red and seventy nine pounds tobacco to the same Adam Bell of his afo^d by the Court here
adjudged and the afo^d Mathias in Mercy $\text{£} 8$.

AH Alexander Buncle of Somerset County Jr. Charles Ramsey late of Somerset County planter of Maryland

Charles Ramsey called Charles Ramsey of Somerset County planter was demanded to answer unto
Alexander Buncle of a place that he render to him the full and just quantity of three thousand
six hundred forty and four pounds of Tobacco which to him he owes and unjustly detains &c
and Whereupon the same Alexander by Robert Jenkins Henry his attorney saith that Whereas
the aforesaid Charles the Twenty Third day of April in the year of our Lord God one thousand Seven
hundred thirty and Seven at Somerset County aforesaid within the jurisdiction of this Court granted
him self to be held and firmly bound to the same Alexander in the aforesaid Three thousand six
hundred forty and four pounds of Tobacco to be paid to the same Alexander when there of he shal-
l be requested. Nevertheles^s the aforesaid Charles altho' often there unto requested the afo^d three
thousand and six hundred forty and four pounds of tobacco to the same Alexander he hath not
rendered but him the same he thereto render hath denied and still doth deny and unjustly retain
Wherefore he saith he is worse and hath damage to the value of one thousand pounds of Tobacco and
thereof he brings suit and brings here into Court the Writing obligatory aforesaid which the debt
aforesaid in form afo^d doth Testify &c.
Pledges &c T. John Doe R. Rose.

And the afo^d Charles Ramsey by George Douglass his attorney Cometh and defendeth the force &
Injury when &c and saith that he cannot deny the action afo^d of the afo^d Alexander Buncle
nor but that the writing Obligatory afo^d is the deed of the same Charles Ramsey nor but that he
oweth the same Alexander Buncle the afo^d three thousand six hundred forty and four pounds
of tobacco in manner and form as the afo^d Alexander above against him declared.

Therefore it is Considered that the afo^d Alexander Buncle recover against the afo^d Charles
Ramsey his debt afo^d and his damages by occasion of the detention of the same debt to Three
hundred and Sixty
pounds of tobacco to the same Alexander of
his afo^d by the Court here adjudged and the aforesaid Charles Ramsey in Mercy $\text{£} 8$.