

June Court 1741. 116

¶ Ephraim Waggoner Somerset vs / Littleton Townsend late of Somerset County planter otherwise called Littleton Townsend  
vs Littleton Townsend of Somerset County in the province of Maryland planter was summoned to answer unto Ephraim  
Waggoner of a plea that her render unto him thirteen pounds currant money of Maryland which he in-  
he owes and unjustly detains &c

And Whereupon the same Ephraim by George Douglas his attorney saith that whereas the said Littleton  
on the twenty fourth day of April seventeen hundred and forty one at Somerset County by his certain writing of obligatory  
which the same Ephraim with the seal of the said Littleton hereinto Court brings whose date is the day and year aforesaid  
acknowledged himself to be held and firmly bound unto the same Ephraim in the aforesum of thirteen pounds currant money  
aforesaid to be paid to the same Ephraim when he should be thereto afterwards required Nevertheless the said Littleton (altho' often  
required) the aforesum of thirteen pounds to the same Ephraim hath not paid but the same to pay hath hitherto altogether  
refused and will doth refuse whereupon the same Ephraim saith he is damaged and damage hath to the value of  
thirteen pounds currant money of Maryland & therefor he brings suit &c

Pledgs &c J. Doe R. Rose

And the aforesaid Littleton Townsend by William Arbuckle his attorney comes and defends the force and injury  
whereas and saith that he cannot deny the action aforesaid of the aforesaid Ephraim Waggoner nor but that the writing obligatory aforesaid  
is the deed of the same Littleton nor but that he oweth the same Ephraim the aforesum of thirteen pounds currant money in manner  
form as the aforesaid Ephraim above against him hath declared

Therefore it is considered that the aforesaid Ephraim Waggoner recover against the aforesaid Littleton Townsend  
his debt aforesaid and his damages by occasion of the detaining of the same debt to: One hundred and twenty four .... pound  
1742 of tobacco to the same Ephraim of his aforesaid by the Court here adjudged and the aforesaid Littleton in manner

¶ Alexander Buncle Somerset vs Abraham Lamberton late of Somerset County planter  
vs Abraham Lamberton. Otherwise called Abraham Lamberton of Somerset County planter was  
summoned to answer unto Alexander Buncle of aplea that he render unto him seven  
teen pounds sterling money of great Britain which to him he owes and unjustly detains &c

And Whereupon the same Alexander by George Douglas his attorney saith that whereas the same Abraham  
the twenty seventh day of January Seventeen hundred and forty four One at Somerset by his certain Writing Obligatory  
acknowledged him to be held and firmly bound unto the same Alexander in the aforesum of seventeen pounds sterling money to be  
paid to the same Alexander when he should be thereto afterwards required Nevertheless the said Abraham (altho' often required) the  
aforesum of seventeen pounds to the same Alexander hath not paid but the same to pay hath hitherto altogether refused and still doth  
refuse to the damage of the same Alexander seventeen pounds sterling money and therefor he brings suit &c And brings hereinto  
Court the writing obligatory aforesaid sealed with the seal of the said Abraham whose date is the day and year aforesaid which the debt aforesaid  
form aforesaid testifies

Pledgs &c J. Doe R. Rose

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