

June Court. 1745. 116

And the afo^r Abraham Lamberton by William Arbuckle his attorney comes and defends the force and Injury whereto and saith
that he cannot deny the action afo^r of the afo^r Alexander Buncle nor but that the writing obligatory afo^r is the deed of the same Abraham
nor but that he owe the same Alexander the afo^r Seventeen pounds sterlⁱng money of great britain in manner and form as the afo^r -
Alexander above against him hath declared.

Therefore it is considered that the afo^r Alexander Buncle recover against the afo^r Abraham Lamberton his debt
afo^r and his damages afo^r by occasion of the detaining of the same debt to: Two hundred and Seventy Two pounds of
tobacco to the same Alexander of his agent by the court here do judged and the afo^r Abraham in mercy &c

W.A. John Henry. J. Somervell. Henry Reynolds late of Somerset County Bricklayer
L.D. Henry Reynolds. or otherwise called Henry Reynolds Bricklayer of his County and
Province afo^r was summoned to answer unto John Henry gent^r of a plea.

that he render unto him twenty pounds curr^t paper money of the province of Maryland and two
hundred and thirty six pounds of Merchable tobacco which to him he owes and unjustly detains
him. And Whereupon the same John by William Arbuckle his attorney saith that -

whereas the said Henry on the twenty first day of may seventeen hundred and forty one at Somerset
County afo^r by his certain writing Obligatory which the same John sealed with the seal of the
said Henry wherein brings whose date is the day and year afo^r acknowledged himself himself
to be held and firmly bound to the same John in the sum and just sum of twenty pounds curr^t
money afo^r and two hundred and thirty six pounds of tobacco to be paid to the said John, when
he should be thereto afterwards Required. Nevertheless the afo^r Henry the afo^r sums of money
and tobacco afo^r often required to the same John hath not paid but the same to pay hath
hitherto altogether denied and still doth deny whereupon the same John saith he is damnified -
and damages hath to the value of twenty pounds curr^t money of Maryland and two hundred and thirty
six pounds of tobacco and thereof he bring suit v. Bledges &c. j. adoe and Q. Ross.

And the afo^r Henry Reynolds by George Douglass his attorney comes and defends the
force and Injury whereto and saith that he cannot deny the action afo^r of the afo^r John Henry nor
but that the writing obligatory afo^r is the deed of the same Henry nor but that he owe the same
John the afo^r twenty pounds curr^t money of Maryland and two hundred and thirty six pounds
of tobacco in manner and form as the afo^r John above against him hath declared.

Therefore it is considered that the afo^r John Henry recover against the afo^r
Henry Reynolds his debt afo^r and his damages afo^r by occasion of the detaining of the same debt to:
Two hundred and Seventy Two pounds of tobacco to the same John of his agent by the
court here afo^r judged and the afo^r Henry in mercy &c