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tobacco conditioned to pay half that sum to the said Sharpe in his life supposed to be made and settled by the said Charles Revell
we the subscribers having take upon us the consideration of the premises and having heard and duly weighed and considered
the evidences and allegation of the said parties it appearing to us that the said writing is not the act and deed of the said Charles
and that the same was never signed sealed or delivered by him we therefore award that the said Littleton deliver up the said writing
to the said Charles Revell to be cancelled and that the said Littleton take nothing by his said suit or action and that each party
pay his own costs given under our hands and seals this nineeenth day of August anno Dom MDCCXL.

Which being read and heard it is considered by the court here that the aforesaid Littleton Towne and administrator
of the aforesaid Job Sherry decd. take nothing by his writt aforesaid but be in mercy for his false clamour and that the aforesaid
Charles Revell goe thence without day farr -

G.D. The same. { Somerset fct: Benjamin Sharp late of Somerset Countye Shippwright otherwise called
R.H. Benj: Sharp. { Benjamin Sharp of Somerset County in the province of Shippwright was summoned
to Answer unto Littleton Towne and Administrator with the will annexed of all and
singular the goods chattels and credits which were of Job Sherry decd. at the time of his death of a place
that he render unto him eighty pounds ten shillings curr: money of Maryland which from him has
unjustly detained tho:.

And whereupon the said Littleton by George Douglas his attorney sayeth that
whereas the said Benjamin on the twenty first day of April anno Dom MDCCXXXII
at the County aforesaid by his certain writing Obligatory which the said Littleton sealed with his
seal of the said Benjamin herein countersigned whose date is the day and year aforesaid did acknowledge
himself to be held and firmly bound to the said Job Sherry in his lifetime the said eighty pounds
ten shillings to be paid to the said Job Sherry his heirs executors assigns or certain attorney
when he the said Benjamin should be afterwards thereto required Nevertheless the said Benjamin
the said eighty pounds five shillings to the said Job in his lifetime or to the said Littleton since
the death of the said Job hath not rendered but the same to the said Job in his life or to the said
Littleton since the death to render altogether hath denied and the same to the said Littleton
to render still doth deny and unjustly detain altho thereto by the said Job in his lifetime
afterwards to wit on the day and year aforesaid at the County aforesaid and often since that time required
and altho afterwards and since the death of the said Job to wit on the tenth day of August
anno Dom MDCCXXXIX and often since that time by the said Littleton thereto required -

whereupon