

August Court 1740 23

The same William in the same County Court of the aforesaid Proprietary that now is were adjudged ~
for his costs and charges by him about his defense in that part retained whereof he is convicted by
the Records and proceedings thereof in the County Court aforesaid remaining fully and manifestly
Dolh appear which said Judgment still remains in full force and effect and in no sort reversed ~
vacated annulled or satisfied and the same William Execution of same Judgment hath not as yet
obtained by which Action hath accrued to the same William demand and have of the aforesaid Benjamin
the aforesaid eight hundred ninety and two pounds of tobacco Nevertheless the same Benjamin alledged often
requested the aforesaid Benjamin the eight hundred and ninety two pounds of tobacco to the said ~
William he hath not as yet rendered but the same to him he left to render alledged he hath refused
and still doth refuse Whereupon he says he is worse and hath damage to the value of two thousand
pounds of tobacco and thereof he brings suit &c. — Bledges Y: J: D: C: R: P: R: —

And the aforesaid Benjamin Sharp in his proper person came and defaced his face and Injury ..
whereupon at the prayer of the aforesaid William the aforesaid Benjamin is adjudged to give Specie
: all Bail to the action aforesaid but for want whereof the said Benjamin is committed into the custody of the Sheriff
of the County aforesaid there to remaine until next Court to be held at Dividing (near the third Tuesday of August then next follow-
ing) and the same day is given to the aforesaid William here also —

At which day here came againe as well the aforesaid William Gray by his attorney aforesaid as the aforesaid
Benjamin Sharp in his proper person in custody of the Sheriff of the County aforesaid and whereupon the said Benja-
min saith that he cannot deny the action aforesaid of the aforesaid William Gray nor can he say but that he oweth the
aforesaid William the aforesaid Eight hundred and ninety two pounds of tobacco in manner and form as the aforesaid
William above against him hath declared —

Whereupon the aforesaid Benjamin Sharp by the agent of the aforesaid William Gray is discharged
from the commitment of you

Therefore it is considered that the aforesaid William Gray recover againe
the aforesaid Benjamin Sharp his debts and his damages by occasion of the detaining of the same
244 debt to: pounds of tobacco to the

same William Gray of his agent by the Court here adjudged and the aforesaid Benjamin Sharp
in mercy &c. . . .