

writing Obligatory which the same Alexander sealed with the proper seal of the said Major hereunto Court brings whose date is the same day and year as above. Acknowledged to himself to be held and firmly bound unto the said Alexander by the name of Alexander Bunckle of the said County Merchant in the said sum of fifty pounds sterling money to be paid to the same Alexander when he should be thereto Required. Nevertheless the said Major the said sum of fifty pounds to the same Alexander hath not as yet paid but the same to pay hath hitherto altogether denied and still doth deny to the damage of the same Alexander fifty pounds sterling and thereof he brings suit &c. . . . .

And the said Major Hudson by William Arbuckle his attorney Cometh and defendeth the force and Injury when it is said that he cannot deny the action of the said Alexander Bunckle nor but that the writing Obligatory is the deed of the same Major Hudson nor but that he oweth unto the same Alexander the said fifty pounds sterling money of Great Britain in manner and form as the said Alexander above against him hath declared. . . . .

Therefore it is considered that the said Alexander Bunckle Recover against the said Major Hudson his debt and his damages by Occasion of the detention of the same debt to.

275 Pounds of tobacco to the same Alexander of his cost by the Court here adjudged And the said Major in money &c. . . . .

Alex. Bunckle - Somerset s<sup>r</sup>. Jacob Hammond late of Somerset County planter otherwise called Jacob Hammond of s<sup>r</sup> - as Jacob Hammond. County in the province of Maryland planter was summoned to answer unto Alexander Bunckle of plea that he render unto him the sum of thirty six pounds Court money of Maryland which to him he owes and unjustly detains. . . . .

And Whereupon the same Alexander, by George Douglas his attorney says that whereas the said Jacob on the nineteenth day of June in the year of our Lord Seventeen hundred and forty at Somerset County as above by his certain writing Obligatory which the same Alexander with the proper seal of the said Jacob sealed hereinto Court brings whose date is the day and year as above. Acknowledged himself to be held and firmly bound unto the same Alexander by the name of Alexander Bunckle of the said County Merchant in the said sum of thirty six pounds to be paid to the same Alexander when he should be thereto Required. Nevertheless the said Jacob the said sum of thirty six pounds to the same Alexander nor any part thereof hath not as yet paid but the same to pay hath hitherto altogether denied and still doth deny to the damage of the same Alexander thirty six pounds Court money and thereof he brings suit &c. . . . .

And the said Jacob Hammond by William Arbuckle his attorney Cometh and defendeth the force and Injury when it is said that he cannot deny the action of the said Alexander Bunckle nor but that the writing Obligatory is the deed of the same Jacob nor but that he oweth the same Alexander the said sum of thirty six pounds Court money of Maryland in manner and form as the said Alexander above against him hath declared. . . . .