

And the said Thomas in his proper person comes and defends the force and injury when he saith that he cannot deny the action afo. of them the said Stephenson and Steel nor but he owes to the said Stephenson and Steel the sum of one thousand two hundred and fifteen pounds of Tobacco and more. Therefore it is considered by the Court here that the said Stephenson and Steel recover against the said Thomas their Debts for afo. and their Damages by occasion of detaining that Debt to one thousand and eighty four pounds of Inspected Tobacco to the said Stephenson and Steel on their account by the Court here adjudged and the said Thomas accordingly

Item the said Stephenson & Steel Debts
vs
Ralph Shaw Senior Judgment Prognovis Actorem

Charles County sh. Ralph Shaw Senior late of Charles County Planter was summoned to answer unto the said Daniel Stephenson and Henry Steel of Public that he owes unto them the sum of one thousand and nine hundred and seventy six pounds of Merchantable leaf Tobacco which to them he owes and unjustly detains of so forth. And wherefore the said Daniel and Henry by their Attorney say that where as the said Ralph Shaw Sen. the 15th day of March in the year of our Lord one thousand seven hundred and forty seven Charles County afo. by his certain Bill obligatory sealed with the seal of the said Ralph and here in brought whose date is the day and year afo. Acknowledged himself to owe to the said Daniel and Henry the sum of one thousand four hundred and sixty three pounds of Merchantable leaf Tobacco to be paid to the said Daniel and Henry on the first day of December next ensuing the date said writing obligatory unto the same plaintiff well and truly to be made and done the said Ralph the said Henry himself his Executors and Administrators in the said sum of two thousand nine hundred and twenty six pounds of like Tobacco jointly by the said Bill and the said Daniel and Henry in fact saith that the said Ralph Shaw Sen. hath not paid to the said Daniel and Henry nor to either of them the aforesaid sum of one thousand four hundred and sixty three pounds of Tobacco nor any part thereof on the said first day of December which to them on this day he ought to have paid according to the former effect of the said afo. and by their action hath denied to the said Daniel and Henry to have and demand of the said Ralph the said sum of two thousand nine hundred and seventy six pounds of Tobacco as afo. Nevertheless the said Ralph altho often required hath not paid to the said Daniel and Henry nor to either of them the said sum of two thousand nine hundred and seventy six pounds of Tobacco nor any part thereof but hitherto altogether hath and still doth refuse to pay the same. Wherefore the said Daniel and Henry say they are the worse and have Damages to the value of two thousand pounds of Tobacco and therefore suit is brought and so forth.

John Doe
Plaintiff
Rich. Roe
Defendant

And the said Ralph in his proper person comes and defends the force and injury when he saith that he cannot deny the action afo. of them the said Stephenson and Steel nor but he owes to the said Stephenson and Steel the sum of one thousand four hundred and sixty three pounds of Tobacco and more. Therefore it is considered by the Court here that the said Stephenson and Steel recover against the said Ralph their Debt for afo. and their Damages by occasion of detaining that Debt to one thousand eight hundred and eighty four pounds of Inspected Tobacco to the said Stephenson and Steel on their account by the Court here adjudged and the said Ralph in accordingly

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