

Marchbourn Anno Domini 1746

Sum of two thousand Eight hundred and Seventy two pound say Tobacco then we
Impower any attorney in any Court of Record in the Kingdom of Great Britain France or
Ireland or within the Province of Maryland or other his Majesties Dominions to appear
for us at the suit of the above named W^m Middleton his Ex^{rs} adm^{rs} or assigns and
thereupon to receive a Declaration on the above Obligation and a Confe-
Judgment by Nil dicit. Cognovit actionem Non sum informatus or otherwise
thru by releasing all the Errors that may happen on the said Judgment being put to
Execution thereon or in any of the proceedings thereunto relating

Which being Read and heard the said Thomas by his attorney &c. Come &c. &c. finds
the force and Injury when &c. and the said Attorney saith that he is not informed by this
Thomas of any answer to be given for the said Thomas to the said William in the Oathes nor
that he any other thing to say thereon in term or Conclusion of the Action afo. of him the said
William where by the same W^m remains against the Thomas the of the said

Therefore it is Considered that the said W^m recover against the Thomas his Debt &c. &c.
and his Damages by Occasion of Detaining that Debt to four thousand and eighty one pound of
700^s to the same W^m on his account by the Court here Adj^d and the said Thomas in mercy &c.
Memorandum the said Release with penalty of payment of Principal Interest & Damages

Def in med

William Middleton Esq. on Judgment found

James Freeman Judgment by Nonsum Informatus

Charles County ss. James Freeman late of Charles County, Inhabiter otherwise called James
Freeman Ordinary Keeper of Charles County was Summoned to answer unto
William Middleton of a plea that he render unto him five thousand & eighty four
pounds of good sound Merchantable say Tobacco in cash to him the said W^m &c. &c.
And whereupon the said W^m by his attorney saith that when called
James on the Twelfth day of November in the year of our Lord one thousand seven
hundred and forty six at Charles County afo. by his certain Writing obligatory
with the seal of his the said James sealed and here in Court produced who read it on the day
and year afo. Acknowledged himself to be held and firmly bound unto the said W^m
Middleton in the sum of five thousand six hundred and forty four pounds of good
sound Merchantable say Tobacco in cash to be paid to the said W^m when then unto
of the said James should be required Nevertheless the said James call'd after
he requested the said sum of five thousand six hundred and forty four pounds of good
sound Merchantable say Tobacco in cash or any part thereof to him the said W^m hath
not paid or in any sort Contented but therein to him the said W^m to pay or in any sort
to Content hath rather to altogether refused and still doth refuse to the damage
of him the said W^m Eleven thousand two hundred and eighty four pounds of good
sound Merchantable say Tobacco and therefore it is brought and afo. with

And the said James by his attorney saith that he is not informed by this
James of any answer to be given for the said James to the said William in the Oathes nor
that he any other thing to say thereon in term or Conclusion of the Action afo. of him the said
William where by the same W^m remains against the James the of the said
Therefore it is Considered that the said W^m recover against the James his Debt &c. &c.
and his Damages by Occasion of Detaining that Debt to four thousand and eighty one pound of
700^s to the same W^m on his account by the Court here Adj^d and the said James in mercy &c.
Memorandum the said Release with penalty of payment of Principal Interest & Damages

(The)