

Thereof nor for the same in any sort Contented but the same to him to pay both hither to
Altogether Refused by Virtue of which aforesaid and of the said Assembly Actions hath
Committed to the said John to have and Receive of the said Mr. Melaff. Sum of Twelve Thousand
Two Hundred pounds of good sound Merchable Leaf Tobacco in Cash. And the said
Richard altho often Required, the said Sum of Twelve due to the said John hath not paid or
or paid but the same to him to Render and pay both hither to Altogether Refused & will
doth Refuse to the Damage of the said John Twenty Thousand pounds of Tobacco and
and therefore he brings suit and so forth and he brings suit into Court as well the
Writing Obligatory aforesaid as the Writing of aforesaid aforesaid which the
Debt and aforesaid thereof as aforesaid. And the date of the said several days
years aforesaid

And the said Richard Gembra by Thomas a Child his Attorney comes and appears before
and in judgment so forth and prays a hearing of the Writing Obligatory aforesaid. And is
read unto him and he prays a hearing of the condition of the said obligation yet is
read unto him in these words.

The condition of the above obligation is such that
of the above bound William Jacobus Richard Gembra Thomas a Child their Executors or
Admin^{rs} do & shall truly pay or cause to be paid unto the said Corn^r Sandford his Executors
Exec^{rs} Admin^{rs} or assigns the Just sum of Six Thousand one Hundred pounds of good sound
Merchable Leaf Tobacco in Cash in Charles County at or upon the first day of January next
Ensuing the date hereof with legal Interest for the same, then the above obligation to be void. Else to
Remain in full force and Value in Law but if default be made in the payment of the said Sum of Six
Thousand one Hundred pounds of Tobacco aforesaid then we do empower any Attorney in any Court of
Record in the Realm of Great Brittain, France or Ireland, or within the Province of Maryland or other
his Majesty's Dominions to appear for us at the suit of the above mentioned Corn^r Sandford his
Admin^{rs} assigns and to receive a Declaration or Declaration on the above obligation & thereupon to
Cause Judgment by verdict, Cognovit, Actionem, Verbum informatum or otherwise hereby
Releasing all the Errors that may happen upon the said Judgment during or Execution thereof
or in any of the proceedings thereunto Relating

The following aforesaid was approved to the foregoing to wit
Maryland Charles County ss. I know all men by these that Corn^r Sandford of Charles County
in the Province of Maryland Assigner Whereas Wm Jacobus Richard Gembra Thomas a Child of
Charles County Debtors by their obligation bearing date the Eleventh day of August Seventeen
Hundred and forty six a warrant stands bound unto the said Corn^r Sandford in the sum of Six
Thousand one Hundred pounds of good sound Merchable Leaf Tobacco in Cash with condition
for the payment of Six Thousand one Hundred pounds of good sound Merchable Leaf
Tobacco in Cash in Charles County at or upon the first day of January next Ensuing the date hereof and by
the said obligation doth lawfully appear Now for so much that the said Corn^r Sandford have hereby
ordained Consistently appointed & Authorized John Muschett of the County and Province aforesaid Merchant
my Counsel Attorney in my name and for his own Company's Use and behoof to ask Demand
Receive due and recover the said Sum of Tobacco in the said Bond mentioned against the said Wm
Jacobus Richard Gembra Thomas a Child or either or any of them who shall benefit
Generally to act and do therein to final Judgment & Execution in as large full and ample manner
to all intents and purposes as the said Corn^r Sandford may can might should & ought by
Virtue force or Reason of the said Recited obligation. In Witness whereof I have hereunto set
my hand and seal this ninth day of February in the year of our Lord Seventeen
Hundred and forty six seven

Sealed & Delivered
in the presence of
Benjamin a Child Company's being first Witnessed
H. a Child

Corn^r Sandford D