

The 14<sup>th</sup> day of November anno 1888, from the aforesaid (90.)

John Harrison Mariner per  
Lawrence Cranford Esq  
- idea of debt - -

Not appropriated of the pds being called three times in open  
Court therefore A Non Quia Crim'd to the dist<sup>t</sup> He -

William Mead p<sup>r</sup> The def. in his not appearing being called these times,  
William Morris def. in open court therefore may be ordered to William Mead  
spes ac.

Charles Kendall Esq<sup>r</sup> } sumisset quantity for Rebuck Lynch late of this County  
Esq<sup>r</sup> who attached to answer unto Charles Kendall in a-  
Rebuck Lynch Esq<sup>r</sup> } pleat that he render six pounds eighteen shillings sterl.  
in aplea that he recover him money which he overth<sup>e</sup> & unjustly retained. &c -  
15<sup>o</sup> A<sup>r</sup> S<sup>t</sup> 1702.

— And whereupon the pl<sup>t</sup> by Thomas Gold his Attorney (whom to) says  
that the day upon the Secound day of November in this yea<sup>r</sup> of our Lord god  
1687 he came imbrood unto the pl<sup>t</sup> in the full Quicke summe of Six pounds Eighty shillings  
sterling mony as will in fowr word plainly appear by a certaine writing  
vnder his hand of him the said Robuck bearing date as aforesaid the which was haue  
had in Court to produc wherin he the def<sup>t</sup> did bind himselfe his heire & executo<sup>r</sup> or  
adm<sup>r</sup> to pay vnto Charles Cowdall & John Walker the summe of Thirteen pounds  
Sixty shillings sterl<sup>g</sup> but he the said Robuck left regarding the aforesaid writing or  
promise but fraudulently intolling the pl<sup>t</sup> to deuine of the summe of Six pounds Eighty shillings  
doth deny & still doth deny to pay the same although often therunto required by  
the pl<sup>t</sup> Whereupon the pl<sup>t</sup> saith he is daunified & hath damage to the value of Thirteen  
pounds Sixty shillings the like mony therupon brings his suit & he — — —

And the said Robuck Lynch by John Taylor his attorney comith to defendeth the said  
S' injury when & and faith that the pl<sup>t</sup> his accoun<sup>t</sup> he ought not to have for that he never did  
ow<sup>t</sup> him the said sum of mony as he declaris for, but what he did owt he alwaife was ready  
and is still to pay him in this country commodity according to act of assembly made & provided  
upon which cause both parties by their attournies aforesaid & by mutual concorde put them-  
selues to the judgment of this Court

Whereupon it is this day to writt the 14<sup>th</sup> day of November in this xij<sup>th</sup> year of the Domine  
of our Lord Charles the amozg Dowry 1688 ordered that Matthew Scarbrough Esq  
Surveyor of this County Merchant Auditor to Audit their Acco. & make report therof to the  
Justices of the next County Court hee.

Charles Williams pl. } No declaration being filed according to the Rule of Court  
v. William Richardson def. } by his pl. the def. moved for a Non Suit - It is granted him  
and the pl. to go in Money for his Non Apparance &c -

William Morris & others  
age Not appeared of either this party therefore Disbarred —  
Peter Whaples Esq. Not appeared of either this party therefore Disbarred —