

Said Robert on 9<sup>th</sup> Ninth day of June Anno Domini 1760 at County of by his certain bill obligatory which said John Seal with seal of said Robert herein Court Sheweth that on 10<sup>th</sup> Day and Year of 1760 acknowledged himself to be held and firmly bound unto said John Carr on his signs in sum of ten pounds Current money of Virginia and that at noon of first day of October next ensuing the date of said bill obligatory to which payment well and truly to be made and Done said Robert bound himself firmly by said bill. Nevertheless said Robert although required sum of money of said value of 10<sup>th</sup> of said John hath not paid but said same to him to pay hitherto hath gainsayed and still doth gainsay to said Damage of said John twenty pounds Current money of Maryland and sheweth being Just &c.

Esophs J. Doe & J. Roe

A copy of foregoing declaration was made sent to be served on Defendant for speedy Trial. Which day now came of said John Carr by Isaac Cook his Attorney and of Sheriff town John Dennis Con. now he returned that he had taken said Robert Taylor whose body he at this Day he had ready to answer of said Cause of said Plaintiff as to him it was commanded and further said same Sheriff returned that he had served said Robert Taylor with a copy of foregoing declaration according to Act of Assembly in such case provided &c.

Whereupon said Robert Taylor at prayer of said John Carr is adjudged to give special bail to said Action of. Thereupon a certain Nathaniel Whitaker of Somerset County Con. present herein Court in his proper person undertook for said Robert Taylor that if it should happen that judgment in said Plaintiff should be rendered for said John Carr against said Robert Taylor or that he said Robert should be therewith convicted that then he said Robert should pay satisfaction of said John the judgment of said Court the respondent under his body in execution of such Judgment to said Prisoner of said Sheriff of said County as in satisfaction thereof that he the said Nathaniel will do same for him &c.

And said Robert Taylor by Attorney Dennis his Atty. comes and Defends & says and prays that he should be imprisoned here until next Court to be held at Queen Anne Town & that Tuesday of June then next following he hath it &c. of same day is given to said John here also &c.

At which day he came as well said John as said Robert by their Atty. and thereupon said Robert as before Defends & says injury when &c. And saith that he cannot deny said Action of said John Carr nor that the Writing obligatory of is of. And of him said Robert Taylor nor that he owes said John Carr of sum of ten pounds Current money of Virginia and of value of twelve pounds Current money of Maryland in manner & form as of said John Carr above against him both &c.

It is considered that said John Carr recover against said Robert Taylor his Debt of & his Damages by occasion of said Detention of that same Debt to 20<sup>th</sup> of Tobacco to of same John of his spent by said Court he adjudged &c. of said Robert in May &c.

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