

March Court 1736

Ordered by this Court here that the said ~~...~~ the Sheriff of Kent County and he not having where withal to satisfy unto the said ~~...~~ nor no offering to do it for him thereupon he is committed into the custody of the Sheriff of Kent County until the said ~~...~~ be satisfied

Ordered by this Court here that the said Volentine gave security for the said ~~...~~ running on the promise of the Clerk of this Court and he having no bond to offer nor no offering for him thereupon he is committed into the custody of the Sheriff of Kent County until the said ~~...~~ be satisfied

All which here to wit that County of at the Court holden in the Town of Chester in said County on the day and year of cometh Volentine Lynton his proper person and prayeth that his and his Surety recognizance taken in the sum of fifty pounds current money of Maryland might be discharged

Ordered by this Court here that Volentine Lynton his recognizance taken as aforesaid for his appearance to this Court be discharged as prayed

Volentine Lynton his recognizance taken as aforesaid is by this Court here discharged there being no cause shown to the contrary

All which said day to wit cometh herinto Court John Cooper in his proper person and prayeth that his recognizance taken for the appearance of the said Volentine Lynton to this Court in the sum of twenty five pounds current money of Maryland might be discharged

Ordered by this Court here that John Cooper his recognizance taken as aforesaid be discharged as prayed

John Cooper his recognizance taken as aforesaid is by this Court here discharged there being no cause shown to the contrary

All which said third Tuesday of March being the day & year of cometh the John Smith herinto Court in his proper person and prayeth that his recognizance taken in the sum of twenty five pounds current money for the appearance of the said Volentine to this Court might be discharged

Ordered by this Court here that the said John Smith his Recognizance taken as aforesaid be discharged as prayed

John Smith his recognizance taken as aforesaid is by this Court here discharged there being no cause shown to the contrary

Thomas Wordley being an Evidence in the said Action cometh