

15) MEMORANDUM that on the 22th day of Nov. in the thirteenth year of the
Reign of King Hen^{ry} the third the said Majesty writ directed to the Coroner
of Kent County issued in these words following viz^t

William the third the third To the Coroner of Kent County greeting
Weo Command you that by good and Lawfull men of your Bayliwick
you make known unto Elias King Sher^{iff} of the said County if he be found
in your Bayliwick so that he be and appeare before our Justice aft
our next Court to be hold for our said County the fourth Tuesday in Jan^{uary}
next to show cause if any he have why Execution should not issue ag^{ainst} him
as well for the sum of Six hundred thirty nine pounds of tob^{acco} with ad^{dition} of costs
of Suit according to a Judg^{ment} recovered ag^{ainst} him by John Carter before our Justice
at a Court hold for our said County as appears by Record of which he is
Concise hereof fails not and have you then and there this writ with the
of which I writ the Coroner made no ret^{urn} at y^{et} day and place in the same
contained, notwithstanding which the said Elias King Sher^{iff} on the fourth
Tuesday aft^{er} to wit the twenty seventh day of Jan^{uary} Anno Domⁱⁿⁱ 1702
comes into Court and in his proper person sayth that he cannot show cause
why Execution of the Judgment aft^{er} to as recovered ag^{ainst} him
should not against him be issued. And is therefore willing that Judg^{ment} be
Affirmed

It is therefore considered by the Court this twenty seventh day
of Jan^{uary} aft^{er} that the said Judg^{ment} and every Cause therein be affirmed
and be deemed as valid as when the said Judg^{ment} was first obtained
And that the said John Carter may have there Execution
and of the costs accruing on the sum of Six hundred thirty nine pounds of tob^{acco} upon y^{et} writ aft^{er}
Dan. Leads - Command was given the Sher^{iff} of Kent County that he take Charles
the Leader powder ad^{dition} dect. Charles powder of Kent County and him safe keep
To answer unto Daniel Leads of same County in a plea that he render
unto him the full and just sum of three thousand four hundred p^{ounds}
of good sound merchantable tob^{acco} and carry convenient which he
him he oweth and from him unjustly detains, and that he should have
then he as by the said precept he was commanded, of which said
writ the Sher^{iff} made not endorsed epi^{scopus}.

And a Copy of the doct in this action having been sent with the writ in order
for Ex^{ecution}. The Defend^{ent} appears to y^{et} p^{lts} doct which follows in these words
Maryland for Charles powder ad^{dition} dect Charles powder of Kent County was summoned to answer
Kent County unto Daniel Leads of the same County of a plea that he render unto him
the full and just sum of three thousand four hundred p^{ounds}
good sound Merch^{antable} tob^{acco} and carry convenient which he
he oweth and from him unjustly detains

And whereupon the said plaintiff in his proper person complaineth and sayth y^{et}
whereas the said Charles powder the thirteenth day of October Anno Domⁱⁿⁱ 1702
one thousand seven hundred at Kent County within the Jurisdiction of this
Court by his certain bill or writing obligatory sealed with his seal as his
act and deed delivered and for in Court brought the whos^e date is the 27th day
And year did bind himself to pay or cause to be well and truly paid unto
the aft^{er} Daniel Leads his heirs and assigns the sum of Seventeen hundred

(pounds)