

and is willing that judgment should be done for the same and Costs
 accruing — Therefore it is Ordered by the Court here by
 this Twenty Second day of March Anno Domini one Thousand seven
 hundred and Sixteen that the appt Gilbert Higginson recover
 against the Said Deft Thomas Young as well the appt sum of
 one hundred and seventy and three pounds of Tobacco Debt
 as also the sum of Two hundred seventy and four pounds of
 Tobacco Cost by the appt about his Suite in this behalf
 laid out and Expended and by the Court here of his appt adjudged
 and the Said Deft in mesage

Jam Smith Clk

The Christian } Commanded it was to the Sheriff of Kent County
 The Young — } the Twentieth day of March in the Second year
 of his Lordships Dominion &c. That he take
 Thomas Young of Kent County Blacksmith of the
 should be found in his Bailwick and him safe keep so that
 he have his body before his Lordships Justices in Court now
 immediately sitting at the Courthouse in the Town of Rochester
 in said County to answer unto Thomas Christian of a plea that
 he render to him two pounds & Twelve Shillings Current money
 of America which he unjustly detains and that he have them
 and there the Said writ Le. Ct which Said Just Court by the
 same day last mentioned came William Frisby Gent Clk
 Sheriff of said County and made return thereof in these words
 thereon endorsed as fold by Capi Copon Jm Frisby Shr.
 and the Said Deft being called came and the Said Just by —
 Thomas Young his atty prays that the Said Deft may give
 Special Bail to the above Action which is granted and that
 he be kept in safe Custody by the Sheriff of said County until
 he shall give Special Bail as appt after which John William
 of said County here in Court Comette and acknowledgeth himself
 as special bail in the above Action and doth undertake for if
 said Deft the payment of the Debt appt and Cost thereon accruing
 if in Case the Said Just shall obtain Judgment against the Said
 Deft in the Said Action of Debt and the Said Deft the
 Condemnation appt shall not satisfy nor himself to the Custody