

March Court 1716

of the Sheriff of Said County deliver or that the said John Williams  
the body of the said Debt shall not render &c

after which the said Debt in his proper person appeared to  
the application and oath that he cannot gain say the due of  
of him the said Debt nor but that he is indebted to the said  
p<sup>t</sup> the sum of two pounds twelve Shillings Current money  
of America and is willing that Judgment should be entered for  
the same and Cost accruing: Therefore it is Considered by  
the Court here by this Twelv<sup>th</sup> second day of March Anno  
Domini one Thousand Seven Hundred and Sixteen That the  
a<sup>p</sup> p<sup>t</sup> Thomas Cushman Recover against the a<sup>p</sup> Debt Thomas  
Young as well the a<sup>p</sup> sum of two pounds twelve Shillings  
Current money of America Debt as also the sum of two  
hundred and fifty seven pounds of Cost by the a<sup>p</sup> p<sup>t</sup> about  
his Suite in this behalf laid out and expended and by the Court  
here of his a<sup>p</sup>ent adjudged And the said Debt in money &c

Owin Magrauh } Commanded it was to the Sheriff of  
James Meeks } Kent County the sixteenth day of August  
in the second year of the Reigne of our  
Sovereign Lord King George the first That he  
take James Meeks of Kent County Planter if he should be found  
in his Bailwike and him safe keep so that he have his body before  
his said Justice of the next Court to be held at our Court  
house in the Town of Chester in said County to Answer unto Owen  
Magrauh of a plea of Trespas on the Case And that he have then  
and there the said writ &c All which said next Court by the fiftieth  
day of November the same year last mentioned the day of  
return of said writ came William Frisby Gent High Sheriff of said  
County and made return thereof in these words thereon endorsed  
as by his Copy Certifies W<sup>m</sup> Frisby Sheriff. . . All which said  
Court the said Debt by John Johnson his attorney appeared to  
the said Court and pray liberty thereof to impale thereto and to  
Answer at next Court which was granted the same day was given