

March Court 1756

Suite vs. Johnson of the said Dept. and the said Dept. by his atty. asd. prayed that the said Dept. might to his declaration as an answer. and at the said Court by the nineteenth day of Novemb. Anno Domini one Thousand Seven hundred and Sixty six, the said Philip had not filed any plea to the said action on which the said Court gave him rule to file his plea to the said action within twenty one days after this Court adjourns otherwise Judgment to be rendered for want of the same. and thereupon the same Cause continued untill the next Court in Course.

At which said next Court viz. the twenty second day of March the same year last mentioned came the said pt. by his atty. asd. and alleged to this Court that the said Dept. had made no answer to his declaration as according to the rule asd. given: Therefore it is considered by the Court here viz. the same day last mentioned that is to say the twenty second day of March Anno Domini one Thousand Seven hundred and Sixty six that the said pt. Jonas Sandoland Recover against the said Dept. Philip Elbock as well the said Sum of Eight pounds Currant money and three pounds nine Shillings and six pence four Shillings and also five pounds fifteen Shillings and eleven pence and also the sum of twenty three pounds fourteen Shillings and eleven pence Currant money of America Damages on account of the said Dept. his not performing his promise and assumption asd. as also the sum of five hundred thirty eight pounds of Tobacco Est. by the said pt. about his Suite in this behalf expended and by the Court here of this asd. adjudged and the said Dept. be taken into Custody.

J. Smith

Mathias Vanbeber } Commanded it was to the Sheriff of
 Daniel Dunrahon } Kent County the Twentieth day of June
 in the second year of his Lord Ships Dominion
 vs. Daniel Danahoe of Kent
 County planter if he should be found in his
 Body with and him safe keep so that he have his body before the Judges of
 our next County Court to be held at our Court House in the Town of New Castle in
 said County to answer unto Mathias Vanbeber of a plea of Trespass
 on y^e Case. And that he have then and there the said writ set att