

November Court 1719

he unjustly detain<sup>ed</sup> & that he have then and there the said writ  
 v<sup>o</sup>. att which said next Court viz. the twentieth day of November  
 of same year last mentioned the day of return of said writ James  
 Wilkins Esq<sup>r</sup> High Sheriff of said County and made return thereof in  
 these words Written Endorsed as folo<sup>w</sup> viz. <sup>Copy</sup> Expressly Written that  
 and a Deed being full when said writ shewd forth and a Copy  
 thereof served therewith according to Act of Assembly in this  
 case made was as folo<sup>w</sup> viz. Maryland Kent County to William  
 Furber of Kent County Planter at D<sup>o</sup> William Furber of  
 Queen Anne's County in the premiss above of Planter was summoned  
 to Answer unto William Thornton of a plea that he render him  
 one likely young mare of three or four years old of the price of  
 six pounds Sterling money what from him he unjustly detain<sup>ed</sup>  
 & that whereupon the app<sup>t</sup> by Thomas Bowne his atty  
 saith that whereas the app<sup>t</sup> Deft the twentieth day of May in  
 the year of our Lord Christ one thousand seven hundred and nine  
 at St Pauls parish in Kent County within the Jurisdiction of this  
 Court by his certain bill obligatory which he the said Deft sealed  
 with his Seal and as his deed delivered here to Court brought  
 the date whereof is the same day and year app<sup>t</sup> Bowne himself  
 his heirs Executors or Adm<sup>r</sup> to pay and deliver unto the said  
 p<sup>t</sup> the app<sup>t</sup> one likely young mare of three or four years old of  
 the app<sup>t</sup> price of six pounds Sterling money to be delivered at the  
 then dwelling plantation of John Linkhorn in Kent County app<sup>t</sup> at or  
 before the first day of October next ensuing the date of the said bill  
 obligatory yet the app<sup>t</sup> Deft altho often required the app<sup>t</sup> one likely  
 young mare to the said p<sup>t</sup> hath not paid or delivered but that he  
 him to pay or deliver the said Deft hath altogether denied and  
 yett deny and unjustly detain to the damage of him the said  
 p<sup>t</sup> twelve pounds Sterling money and thereupon he bringe sute  
 v<sup>o</sup>. *Written of Quod p<sup>t</sup> vs. In Doe & Rudo Roe*  
 and now at this Court the said Deft being called came and the  
 said p<sup>t</sup> by his app<sup>t</sup> atty prays that the said Deft may give  
 Special Baile to the app<sup>t</sup> Cuon which was granted ~~and that~~ he be  
 kept in safe custody by the Sheriff of said County until he shall give  
 Special Baile as app<sup>t</sup> . . . after which George Glover Jun<sup>r</sup> of said  
 County