

August Court 1718

and the app. Deft. by Thomas Boone and John Johnson his attys comes and defends the force and injury &c. And saving to himselfe all manner of advantages and exceptions as well to the writ app. as to the Declaration of the app. prays liberty to impare thereto and to answer at next Court which is granted the same days is given the 5th in like manner also

Tryall Docket called over a fold by  
Valentine Brown  
John Johnson

Jedidiah Andrews  
De Peare & Thomas  
Coke

Charles absolute Lord and proprietor  
of the Province of Maryland and Avalon  
Lord Baron of Baltimore &c. To the Sheriff  
of Kent County greeting That whereas Daniel  
Pearre and Thomas Coke otherwise called Daniel  
Pearre and Thomas Coke of Kent County late in the Court of our late Lady  
Queen Anne here that is to say the fifth day of April Anno Domini  
one thousand seven hundred and Eleven in the tenth year of the  
Reign of her said late Majesty Queen Anne of Great Brittain &c.  
of William Pearce and his associates then Justices of our said late Lady  
the Queen of her said Court for the said County of Kent here that is to say  
at Court in the Court house in the Town of Chester in said County of Kent  
in the said Court of there proper person appeared upon themselves  
that if it should happen that a certain Christopher Philipson should  
be cast or Judgment against the said Christopher Philipson should be  
given at the rate of a certain Judiciall Andrews in a plea of Debt  
of thirty pounds current silver money of Pennsylvania (that is to  
say at the value and rate as at that time was by Act or otherwise)  
Established commonly called and known by the name of new currency  
then in the said Court before the said Justices depending then the case  
Daniel Pearce and Thomas Coke did undertake for the said Christopher  
Philipson the payment of the debt & Costs if it should happen  
that the said Judiciall should ~~be cast~~ Judgment against  
Christopher in the said Quon of Debt and the said Christopher of Ladem:  
nation should not satisfy nor himselfe to the Custody of the Sheriff of  
said County nor or that the said Daniel and Thomas the body of  
the said Christopher should not render &c which certain sume

the