

of value of one thousand pounds of Tob<sup>o</sup> and there upon he brings Suite <sup>in Doe</sup> <sup>vs</sup> <sup>the</sup> <sup>Def<sup>t</sup></sup>  
 and the said Def<sup>t</sup> being called came and the said <sup>John Moll</sup> <sup>vs</sup> <sup>the</sup> <sup>Def<sup>t</sup></sup> by his ap<sup>l</sup>ly prayd that the  
 Def<sup>t</sup> may give Special baile to the ap<sup>l</sup> Clon which was granted <sup>and</sup> that he be  
 kept in safe Custody by the Sheriff of said County until he shall give Special baile  
 as ap<sup>d</sup> After which William Debruler of said County here in Court comoz  
 and Acknowledg himselfe Special baile in the ap<sup>l</sup> Clon and doth undertake  
 for the said Def<sup>t</sup> the payment of the Damages ap<sup>d</sup> Cost accruing if in Case  
 the said <sup>John Moll</sup> <sup>vs</sup> <sup>the</sup> <sup>Def<sup>t</sup></sup> shall obtain Judgment in the said Clon of Trespass on the Case  
 and the said Def<sup>t</sup> the Condemnation shall not satisfye nor himselfe to the  
 Custody of the Sheriff of said County deliver or that the ap<sup>d</sup> William Debruler  
 the body of the said Def<sup>t</sup> shall not render <sup>and</sup> the said Def<sup>t</sup> saith  
 that he cannot pay the Clon ap<sup>d</sup> of sum the said <sup>John Moll</sup> <sup>vs</sup> <sup>the</sup> <sup>Def<sup>t</sup></sup> nor but that he did  
 assume to pay to the ap<sup>d</sup> the ap<sup>d</sup> sum of five hundred pounds of Tobacco  
 and is willing that Judgment should be entered for the same and Cost thereon  
 accruing Therefore it is Considered by the Court here viz. this Twentieth day  
 of March Anno Domini One thousand seven hundred and seventeen  
 that the ap<sup>d</sup> <sup>John Moll</sup> <sup>vs</sup> <sup>the</sup> <sup>Def<sup>t</sup></sup> do recover against the said Def<sup>t</sup> William Debruler  
 as well the ap<sup>d</sup> sum of five hundred pounds of Tobacco Damages on Clon  
 of the said Def<sup>t</sup> not performing his promise and assumption ap<sup>d</sup> also  
 the sum of three hundred and seventy three pounds of Tobacco Cost by  
 the ap<sup>d</sup> about his Suite in this behalfe expended and by the Court here  
 of his ap<sup>d</sup> adjudged and the said Def<sup>t</sup> in morcuale <sup>James Smith</sup>

James Smith & Richard Bennett Comanded it was to the Sheriff of Kent County the Twentye  
 third day of November in the second Year of his Lord Ships  
 Dominion <sup>That</sup> he take Charles Glover late of Kent  
 County Gent if he should be found in his Bailiwick to  
 him safe keep so that he have his body before his Lord  
 Ships Justices of the next Court to be held at our Court house in the Town of Chichester  
 in said County to answer unto James Smith and Richard Bennett in Company of  
 ap<sup>l</sup> of Trespass of the Case and that he have them and there the said writ  
<sup>id.</sup> At which said next Court viz. the Eighteenth day of March the same  
 Year last mentioned the day of return of said writ came Simon Wilmer Gent  
 High Sheriff of said County and made return thereof in these words thercof  
 endorsed as folo viz. Non est inventus p Simon Wilmer And a Dec<sup>r</sup>  
 going file in the above Clon and a Copy thereof Expressing the true cause  
 of Clon being left at the last place of the said Def<sup>t</sup> according to Act of  
 Assembly in such case made was as folo viz. Kent County p Charles Glover  
 late of Kent County Gent stands attached to answer unto James Smith and  
 Richard Bennett in Company of ap<sup>l</sup> of Trespass of the Case and thereupon  
 the