

Corpus p Simon Wilmes Sheriff

whereupon at the prayer of the ptt by Mich. Howard his attly
the Deft is adjudged to give Special baile to the avou apd and that
he be kept in safe Custody by the Sheriff of said County untill he shall
give Special as apd. Whereupon Robert Meeks of said County
Shanters and binds takes for the said George Gleaves that in case
the said John Moll shall recover judgment in the plea apd ag.
the said George Gleaves or that he the said George Gleaves shall
be therein convicted that then he the said George Gleaves shall
pay the Condemnation of the Court thereupon and render his body to
the Custody of the Sheriff of Kent County in Satisfaction thereof or
that the said Robert Meeks will do it for him

Kent County of George Gleaves of Kent County ats vs. George
Maryland of Gleaves Jun. of Kent County in the Province of

Marye which Right was Summoned to Answer
unto John Moll of a plea that he render unto him the full & just sume
of eight pounds five Shill. & two pence Current money of the
Province of Mary. which to him he oweth and unjustly detaineth
and Whereupon the apd ptt by Mich. Howard his attly saith
for that Whereas the apd Deft the twenty third day of April in the
year of our Lord Christ 1718 thousand Seven hundred and Eighteen at
St. Pauls Parish in the County apd and within the Jurisdiction of this Court
by his Certain writing obligatory granted himself holden and firmly
bound unto John Moll apd in the apd full and just sume of eight pounds
five Shill. & two pence Current money of the Province of Maryland to
be paid to the said ptt his heirs Ex. Adm. or assigns when thereunto
he should be required Never theless the apd Deft altho often required
viz. the fifteenth day of November in the year apd at the parish County
and Jurisdiction apd and often afterwards the apd full and just sume of eight
pounds five Shill. & two pence Current money of Maryland apd to the
said ptt hath not rendered but that to him to render hitherto hath
refused and still doth refuse Whereupon he saith that he is the worse
and hath damage to y^e value of sixteen pounds ten Shill. and four
pence Current money apd and thereupon he brings Suite &c.
and brings hereto Court the writing obligatory apd which the
Debt apd Testifieth in forme apd made whose date is the same day &
year first above mentioned

Mich. Howard Esq. Cler. J. Doe & James Roe