

of this Court had accounted together of and Concerning diverse Sums of money to the said
 to the said p^l by the said Def^t before that time owing and unpaid and upon that
 accounting the a^p p^l was found in arrearage to the a^p p^l in the Summ of two pounds
 five Shillings and nine pence Currant money of Maryland and to being in arrearage the a^p
 Def^t in Consideration thereof then on there upon himself assumed and to the said p^l there
 and there faithfully promised that he the said Def^t the a^p Sum of two five Shillings and nine
 pence to the a^p p^l when there unto required would well and truly pay and Content there
 the less the a^p Def^t his promise and assumption a^p in form a^p made as to the a^p Sum
 of money amounting to the Sum of two pounds five Shillings and nine pence Currant money
 a^p he hath not minded nor in any wise kept but altho he the said Def^t hath paid and satis-
 fied to him the said p^l the Sum of two Shillings and five pence Currant money a^p
 of the a^p two pounds five Shillings and nine pence part yet the a^p Def^t his pro-
 and assumption as to the Sum of two pounds three Shillings and four pence of the
 a^p two pounds five Shillings and nine pence Currant money like regarding but plot-
 ing and fraudulently intending the said p^l in that behalf craftily to deceive the a^p Sum
 of two pounds five Shillings and nine pence Currant money to the a^p p^l hath not paid
 nor made Content for the same altho to pay the same the said Def^t afterwards viz: the
 twenty second day of July in the year a^p at the parish County and Jurisdiction a^p by
 the a^p p^l was thereunto required but that to him to pay or Content he the said Def^t hitherto
 hath denyed and still doth deny to the damage of the a^p p^l five pounds of like money a^p
 and thereupon he brings Suite &c.

Bonne & Laod p^l vs J^l Doe

Whereupon at the prayer of the p^l the Def^t is adjudged to give Special Bail to the action a^p
 and that the Sheriff of said County keep the same Def^t in safe Custody until he shall
 give Bail as a^p.

And the a^p Def^t in his proper person Comes and defends the force and Injury
 when &c. and says that he cannot gainsay the p^l a^p his action so as against
 him brought nor can he say but that the said p^l ought to Recover his Damages
 by occasion of the premises a^p to the Sum of two pounds three Shillings and four
 pence Currant money a^p with Cost of Suit against him which the p^l doth not
 gainsay. Therefore it is Considered by the Court here the 17th day of August
 Anno Domini 1720. That the said Edward Mitchell Recover against the said
 John Ryall as well the Summ of Two pounds three Shillings and four pence
 Currant money his Damages a^p in form a^p Confessed as also the Summ of
 Two hundred and fifty four pounds of Tobacco by the Court here ad-
 judged to him for his Costs and Charges by him about his Suit in this behalf
 laid out and Expended and the Def^t in Mercy &c.

J^l Smith