

March Court --- 1723 --- 169  
James Feillett } Somerset County: John Henderson Senr Sale of Coventry parish in Somerset County glaster  
vs }  
John Henderson } was attached to answer unto James Feillett Doctr. of Physick of a plea of Tres pass upon  
the Case &c. --- And whereupon the said James by Francis Allen his attorney Complaines

that whereas the said John the tenth day of February anno Domini One thousand seven hundred & twenty three  
two at Coventry Parish in the County of Somerset &c within the Jurisdiction of this Court was indebted unto of  
said James in ten pounds Eight Shillings and Eight pence Curr. money of Maryland it being as well  
for sundry Medicines and Unguents by the said James to the said John at the Special Instance &  
Request of the said John before that time then & there sold and delivered, as for sundry Services by the  
said James for the said John at the like Special Instance & Request of the said John before that  
time then and there done and performed as by a particular account thereof to be annexed & shown to  
Court brought may appear and being so liable of indebted the said John in consideration thereof  
the day and year aforesaid at the place aforesaid within the Jurisdiction aforesaid in consideration thereof upon  
himself did assume and to the said James then and there did faithfully promise that he the said  
John the said ten pounds Eight Shillings and Eight pence to the said James when he should be  
afterwards therunto requested he would well and faithfully pay & Content, and whereas also the  
said John afterwards to wit the aforesaid tenth day of February in the year aforesaid at the place aforesaid within  
the Jurisdiction aforesaid in consideration that he the said James at the like Special Instance and Request  
of the said John then and there had done & performed sundry Services for him the said John and also  
then and there at the like Special Instance & Request of the said John had sold and delivered unto  
the said John sundry Medicines and unguents all which are particularly expressed in a particu-  
lar account thereof annexed to the said John then & there to wit the day & place aforesaid within the Jurisdic-  
tion aforesaid upon himself did assume and to the said James then and there did faithfully promise that  
he the said John so much Curr. money of Maryland as he the said James for his said Services did Reasonably  
deserve and the Medicines and Unguents aforesaid at the time of the sale and delivery aforesaid were Reasonably  
worth to the said James when he should be afterwards therunto requested he would well & faithfully  
pay & Content and the said James in fact saith that he for his Services aforesaid doth Reasonably deserve to have  
of the said John the sum of three pounds Six Shillings and Eight pence and that the Medicines and  
unguents at the time of the Sale and delivery aforesaid were Reasonably worth the sum of seven pounds two  
Shillings and Eight pence money aforesaid of which the said John the aforesaid tenth day of February in the year  
aforesaid at the place aforesaid within the Jurisdiction aforesaid had Notice notwithstanding the said John his former promise  
and assumption aforesaid made little regarding but plotting and fraudulently intending the said  
James in that part craftily and slyly to deceive and defraud the said James sum of Money  
to the said James as yett he hath not paid or to him for the same in any wise Contented altho' the  
same to do the said John by the said James on the Eleventh day of February in the year aforesaid &  
of her afterwards at a parish & County aforesaid within the Jurisdiction aforesaid he was requested but & saith to him  
(Hilbert)