

And the said John Neasham in his own proper person comes and defends the force and Injury when & pray  
leave to imparte here unto write them next Court and he hath it and the same day is given to the p<sup>th</sup> also —

At which said next Court to wit the Eighteenth day of June And D<sup>o</sup>. One thousand seven hundred and  
twenty three Comes againe the said Robert Martin by his attorney aft and prays that the said John Neasham to  
his declaration in the plea aft may answer; but the the said John Neasham altho' solemnly called Comes not but  
makes default whereby the said p<sup>th</sup> remains against the said defend<sup>t</sup>: hereof undefend<sup>d</sup> & —

for which the aft p<sup>th</sup> his damages by Omission of the premises aft against the said John Neasham ought  
to recover — Whereupon the Prayer of the same p<sup>th</sup> the Justices here according to act of assembly  
in such cases made and provided do assess the damages of the said p<sup>th</sup> by Omission of the  
Premises aft besides his costs and Charges by him about his Suite in this Court sustained — to four hundred  
and Eighteen pounds of Tobacco —

Therefore it is considered by the Justices here  
the same day and year last mentioned that the said Robert Martin recover against the said John Neasham  
as well the sume of four hundred and Eighteen pounds of Tobacco Certain damages aft in form aft aforesaid as  
also the sume of Two hundred Eighty four — pounds of Tobacco by  
the Court here adjudged unto him for his costs and Charges by him about his Suite in this Behalf said out and  
Expended and the default in Mercy &

f. A: The same }  
Somerset County sh. Daniel Sharadon of Stegney Parish in Somerset County  
} Daniel Sharadon }  
} Plaintiff was attached to answer unto Robert Martin of plea of trespass upon the free  
} And whereupon the said Robert by Francis Allen his attorney complains that whereas

the said Daniel the thirtieth day of November and D<sup>o</sup>. One thousand seven hundred and twenty two —  
at the Parish and County aft within the Jurisdiction of this Court was indebted unto the said Robert in  
four hundred and Sixty pounds of Tobacco for Service and forbearance thereupon to the said Robert then  
and there due owing and unpaid as by an ant. hereof hereunto annexed may in Court appear and being so  
thereof indebted the said Daniel in consideration thereof afterward to wit the day and year aft at the place  
aft upon himselfe did assume and unto the said Robert then and there did faithfully promise that he  
the said Daniel the aft four hundred and Sixty pounds of Tobacco to the said Robert when he should be  
afterwards therunto requested he would well and faithfully pay and Content Now the said Daniel  
his promise and assumption aft in form aft made with regarding but plotting and fraudulently intending the  
said Robert in that part craftily and Subtly to deceive and defraud the aft four hundred and sixty pounds of  
Tobacco to the said Robert hath not paid or to him for the same in any wise Contented, altho' the same to  
doe the said Daniel by the said Robert on the first day of December in the year aft and often afterward  
at the parish and County aft within the Jurisdiction aft he was therunto requested but the same to him to  
pay or in any wise to Content hath refused and shew doth before Volid day whereupon the said Robert  
(Sith)