

And the said Giles Bashaw by George Dashiell his attorney comes and defends the force and Injury when & pray leave to Judge here unto until the next Court and he hath it and the same day is given to the aft -  
 left also - At which said Next Court to wit the sixteenth day of November and Dowd. One thousand -  
 Seven hundred and twenty five that came againe as well the aft Andrew Scott as the aft Giles Bashaw by their  
 attorneys aft and thereupon the aft Andrew Giles Bashaw by his said attorney prayed further leave to  
 Judge here unto until the next Court and he hath it and the same day is given to the aft & of like  
 wise - At which said Next Court to wit the fifteenth day of March and Dowd. One thousand Seven  
 hundred and twenty five came againe as well the aft Andrew Scott as the aft Giles Bashaw by their attorney  
 aft and whereupon the dispute in this action is by the Court and Consent of Partys aft Referred to  
 John Jones and John Maulester of Somerset County Gent. according to the Statute, and Judgm<sup>t</sup>.  
 to be there on there Return as of this Court & aft afterwards on the same day and year came the  
 said John Jones and John Maulester the Person mentioned in the Rule of Reference and make return  
 of their award in the premises as followeth vid. Voe the said Ju<sup>s</sup> Jones and Ju<sup>s</sup> Maulester upon  
 Examining the accounts between the party aft do order and adjudge that the said Giles Bashaw  
 pay unto Andrew Scott two thousand and Sixty good Barrele Slaves &

760 Therefore it is considered by the Court that the aft Andrew Scott Recover against the  
 aft Giles Bashaw as well the Sum of two thousand and Sixty good Barrele Slaves his damages aft  
 by the arbitrators aft in form aft found as also the Sum of Seven hundred and Sixty - - -  
 pounds of tobacco by the Court here adjudged unto him for his costs and Charges by him about his Suite in this  
 beh<sup>o</sup> of said aft and expended of the aft debt in moneys &

If Isaac Knott } Somerset p.  
 G<sup>d</sup>. W<sup>m</sup> Jones Manoran } and Isaac Knott of a p<sup>o</sup> of law upon the case &  
 And where upon the same Isaac Sevin Gale his attorney Com<sup>p</sup> claim that whereas the aft William  
 the seven the day of May and Dowd one thousand Seven hundred & twenty five at Somerset County  
 within the Jur of this Court was indebted to the same Isaac in the Sum of four hundred & thirty six  
 & a halfe pounds of tobacco for work by the same Isaac for the aft William at their p<sup>o</sup> enale Instance &  
 Request before that time done & performed as by rec<sup>d</sup>. here within Court it may appear & so thereof being  
 indebted the said W<sup>m</sup> in Consideration thereof afterwards to wit the same day & year aft in Consideration thereof  
 at Somerset County aft within the Jur of this Court upon himselfe assumed & to the same Isaac than & there  
 faithfully promised that he when afterwards he should be thereto Requested the aft Sum of four hundred and  
 thirty six pounds and a halfe of tob<sup>o</sup> to the same Isaac he would well & faithfully Content & pay how-  
 ever the said W<sup>m</sup> his promise & assumption aft in form aft made not regarding but plotting and  
 fraudulently Intending the aft Isaac in that part Casually & Subtily to defraud & Deceive the aft Isaac  
 of four hundred & thirty six & a halfe pounds of tob<sup>o</sup> or any part thereof to the same Isaac (the afterwards  
 to wit the same day & year aft at the County aft within the aft Jurisdiction the said W<sup>m</sup> was thereto  
 Requested shall not pay nor the same Isaac for it in any wise Contented but the said William the  
 (same)