

and in forme and made little regarding or plotting & fraudulently intending him or
 said for in y^e part craftily & subtilly to defraud & receive he y^e said sum of eight
 hundred & sixty three pounds of tobacco or any part thereof unto the same Joseph
 (altho' afterwards to wit the same day and year and at the County and within the
 said Jurisdiction he was there to Requested) he hath not paid on the same Joseph
 for it in any wise contented, but the said James the said hitherto to do hath
 altogether Refused and sh^e doth Refuse to the damage of of the same Joseph

Seventeen hundred and twenty six pounds of tobacco and there of he brings this Suit &c

1722. James Rufelle	2121	484	Contra	Pro
To 4 Lewis	2150	300	By paid archibald Govan	476
1723. To 2 Lewis	2150	300	By paid George Gordon	457
To Commitment	2150	40	By Paid M ^r Harris at Dranna	374
To 3 days in custody at Annapolis	2150	60	By brought to my house	8
1724 To 3 Lewis	289	267		1315
To M ^r . Joshua Georg's fee		400		
To Eigh ^t . Loyd's Secretarys fee		57	By Bal ^d . due to me	863
To M ^r . Good Souchermain fee		252		2178
To M ^r . Allen fee Nevett ag ^t you		100	Saving Errors ff	
To Stopping your Suit on Bail Bond		100		
To the Interest		118		
		2178		

Copy of the foregoing declaration and amount were made and sent to be served
 on the aforesaid James Rufelle with the writ in the plea and
 At which said third Tuesday of ^{to wit the twenty first day of the same month} March Anno. Domini One thousand seven
 hundred and twenty six being the day of the Return of the said writ ^{with the said}
 Joseph M^r Carter by his attorney and the shew. of Somerset County to whom
 the foregoing writ was directed Likewise Cometh and maketh Return thereof to the
 Court here shew'd in these words followeth viz^t Ge^t Cogn^{it} de^t delivered in time
 ff Francis Allen shew

And the said James Rufelle by George Washel his attorney Comes and defend the
 same and Injuring when he and the same attorney sayth that he is not informed by the
 same James his Agent of any answer for the same James to the said Joseph M^r Carter
 in the plea and to be given and nothing els^r thereof says by which the same Joseph Remains
 still against the said James thereof undefended

Wherefore the said Joseph his damages by occasion of the Non performance of the
 promise and assumption and against the said James ought to recover

And where upon at the prayer of the said Joseph M^r Carter and by the consent of the said
 James Rufelle the Justice here according to act of assembly in such case made and provided did
 estab