

for the last of five years ending the twenty first day of December One thousand seven hundred and twenty  
five to the said Robert in his life time was in arrears and remaining unpaid by which action accrued to the said Robert  
in his life time to require and have of the said John the said fifteen hundred pounds of tobacco and fifty  
bushels of Indian Corn yett the said John the said after by the said Robert in his life time and by the said Archibald  
since the death of the said Robert herunto required the said fifteen hundred pounds of tobacco and fifty bushels  
of Indian Corn to the said Robert in his life time or to the said Archibald since the decease of the said Robert hath  
not tendered but the same to tender hath denyed, and the said John the same to the said Archibald to tender  
the doth deny and unjustly detain to the detaining him in the Execution of the last and will and testament  
of whereupon the said Archibald think he is worse and hath damage to the value of twenty pounds Current  
money of Maryland and thereupon he brings Suit &c and brings into Court here the Yellow testamentary of the said  
Robert by which it plainly appears the said Archibald to be Executor and thereupon to have administration of

And the said John Berger by George Dashiell his attorney comes and defends the force of  
the said will &c and prays leave to impugn herunto until the next Court and he hath it and the same  
day is given to the said Archibald here also &c.

At which said next Court to witt the seventeenth day of June and Dowd One  
thousand seven hundred and twenty nine came againe as well the said Archibald Smith Executor as of  
the said John Berger by their attorneys as of, and whereupon the said John Berger by his said attorney  
prayed further leave hereof to impugn herunto until the next Court and he hath it and the same day  
is given to the said Archibald here also &c.

At which said next Court to witt the nineteenth day of August and Dowd One thousand seven  
hundred and twenty nine came againe as well the said Archibald Smith Executor as of by his attorney as of as  
the said John Berger by his attorney as of, and whereupon the said John Berger by his said attorney as before  
prayed further leave hereof to impugn herunto until the next Court and he hath it and the same day  
is given to the said Archibald here also &c.

At which said next Court to witt the nineteenth day of August and Dowd One thousand seven  
hundred and twenty nine came againe as well the said Archibald Smith Executor as of by his attorney as of as  
the said John Berger by his attorney as of, and whereupon the said John Berger by his said attorney as before  
prayed further leave hereof to impugn herunto until the next Court and he hath it and the same day  
is given to the said Archibald here also &c.

Therefore it is considered that the said Archibald Smith Executor of the same Robert Berrie  
Recover against the said John Berger his debt of to fifteen hundred pounds of tobacco and fifty bushels  
of Indian Corn, and his damages by reason of the detaining of the same Debt to four hundred and six  
pounds of tobacco to the same Archibald of his asset by the the Court here

adjudged and as of doth in Mary &c

Ebenezer Handy & Benjamin Handy } Somewett sh. Thomas Keern late of Somewett County planter was  
attached to answer unto Ebenezer and Benjamin Handy of papers of trespass  
upon the Case &c

And whereupon the same Ebenezer and Benjamin  
by George Dashiell their attorney complain that whereas the said Thomas the  
Twenty eighth day of September and Dowd One thousand seven hundred and twenty eight at Som-  
wett County within the Jurisdiction of this Court was indebted unto the same Ebenezer and Benjamin