

August Court --- 1727 --- 24  
Jane says that he is not Informed by the same John and Jane his Cousins of any answer for the same  
John and Jane to the said William Alexander in the plea as to be given, and nothing to thereof  
says by which the same John Remains against the said debt thereof undepaid  
wherefore the said William his Damages by reason of the premises against the said John and  
Jane ought to recover Whereupon at the prayer of the said William Alexander, and by  
the Consent of the said John and Jane the Justice here according to act of asembly in such case  
made and provided do as yet the Damages of the same William by reason of the premises  
besides his Costs and Charges by him about his Suite in that part Expended to Seven pounds Sixteen  
Shillings Sterling money

Therefore it is considered by the Court here that the said William Alexander recover against the  
said John Hardy and Jane his wife Consorts of the same John Hardy as well the Sum of Seven  
pounds Sixteen Shillings Sterling money his Damages as by the Justice as in Form as aforesaid as  
also the sum of three hundred and One --- pounds of Tobacco for his Costs  
and Charges by him about his Suite in that part Expended to the same William by the Court here of his  
asent adjudged - to be Levied of the Goods and Chattels <sup>which were</sup> of the said John Hardy at the time of  
his Death in the hands of the said John and Jane to be administered, if so much in their hands  
they have, and if so much in their hands they have not, then the Costs as to be Levied of the  
proper goods and Chattels of the same John and Jane and the said debt in Money

Sy Francis Allen }  
Dorchester } Ebenezer Seamore late of Soudett City Blanter at Diet Ebenezer  
Seamore of Soudett City Blanter was Sumoned to answer unto Francis  
Allen of a plea of the Debt unto him Eight Thousand <sup>of</sup> of Tob: which  
to him he owes and unjustly Detained &c

And Whereupon w<sup>ch</sup> same Francis by Justice Gale His atty Saith y<sup>t</sup> whereas y<sup>e</sup> said  
Ebenezer y<sup>e</sup> said the day of March and Dow: one thousand seven hundred & twenty seven  
at Soudett City within the Jur: of this Court by his Certain Writing Obligatory Bound  
himselfe to be held and firmly Bound unto y<sup>e</sup> said Francis in y<sup>e</sup> Sum of Eight thousand  
of Tob: to be paid the same Francis when afterwards y<sup>e</sup> said Ebenezer should be  
thereto required yet y<sup>e</sup> said Ebenezer though often thereto required y<sup>e</sup> said Sum of Eight  
thousand of Tob: by y<sup>e</sup> said Francis hath not Rendered but y<sup>e</sup> said Ebenezer the same  
hitherto to doe hath altogether Denyed & still doth Deny & unjustly detain where by  
the same Francis says he is wronged & hath Dam: to y<sup>e</sup> Value of sixteen thousand pounds  
of Tob: thereof he brings this Suite &c And y<sup>e</sup> same Francis brings here into Court the  
Writing Obligatory as which y<sup>e</sup> Debt as in form as Wittnesse whose Date is y<sup>e</sup> same  
day & year as

George Darnell his attorney comes and defend: the force  
and Injury when y<sup>e</sup> said Francis serves to Injunctive writs unto while the Next Court and he hath  
it and the same day is given unto the said y<sup>e</sup> Court here also  
At which said next Court to wit the fifteenth day of August and Dow: One thousand seven  
hundred