

August Court 1780
 vs. William Emalls } Somerset County ff. Charles Croson late of Somerset County, Bricklayer was attached to answer
 Charles Croson } into William Emalls of age of his pass upon the 14th

And whereas the said William by Francis Allen his attorney complains that whereas the said Charles the 14th day of April and David one thousand seven hundred and twenty five at Somerset County aforesaid within the Jurisdiction of this Court was indebted unto the said William in twelve hundred and forty two pounds of tobacco and seven pounds twelve shillings and four pence current money of Maryland as by an account hereunto annexed may in Court appear and being so thereof indebted the said Charles in consideration thereof the day and year aforesaid at the County aforesaid within the Jurisdiction aforesaid upon himself did assume upon himself and to the said William then and there faithfully did promise that he the aforesaid Charles the aforesaid twelve hundred and forty two pounds of tobacco and seven pounds twelve shillings and four pence when he should be hereunto requested he would well and faithfully pay and content nevertheless the said Charles his promise and assumption aforesaid in fact aforesaid made nothing legalizing but plotting and fraudulently intending the said William in that part craftily and subtilly to defraud and deceive the said twelve hundred and forty two pounds of tobacco and seven pounds twelve shillings and four pence to the said William on the aforesaid 14th day of April in the year 1778 at the County aforesaid within the Jurisdiction aforesaid by the aforesaid William heron's demands requested have not paid unto him for the same in any sort contented but the same to him to pay or in any sort to content hath refused and shall do the refuse and deny whereupon he says that he is worse and hath damage to the value of two thousand four hundred and eighty pounds of tobacco and fifteen pounds four shillings and eight pence current money and whereupon he brings suit

1723 Mr. Charles Croson
 agt Wm Emalls
 To Balance of accounts this day called and the balance due to Wm Emalls is seven teen pounds, eighteen shillings, and seven pence current money and fourteen hundred forty nine pounds of tobacco as above stated
 Charles Croson

1723
 By 29th Nov to do: 2000
 By 33rd Dec to do: 12
 By 4th Feb. 1779 to do: 100
 By 15th Mar. 1779 to do: 15
 By 7th Apr. 1779 to do: 9
 By 2nd Thomas Kinks for one half of D. and C. my promise to do: quit Kinks from your D. and C. to paying me back half I was to get the other of you
 By do for half the for
 1240 : 10: 6
 1242 : 7: 12
 2482 : 17: 18

1725 To my self of debt when sued you the above and
 Wm Thomas Kinks bound for your appearance after ward I agreed to take half of debt and C. of D. Kinks and Run the charge of getting the rest of you as you may see your side

Errors Committed & Corrected of Wm Emalls

And the aforesaid Charles Croson in his own proper person comes and defends the force and injury when done and prays leave thereof to discharge himself until the next Court and he hath it and the same day is given to the aforesaid party his also

At which said next Court he to wit the eighteenth day of August and did one thousand seven hundred and thirty came again as well the said William Emalls by his attorney aforesaid as the said Charles Croson in his proper person and whereupon the said Charles says that he cannot deny the aforesaid William, nor but that he did assume upon himself in manner and form as the aforesaid above against him hath complained, and as to the damage of the same William by him by Oath of the premises in that part sustained the same Charles says and Confesses that the aforesaid has sustained damage by Oath of the premises further than his C. and C. by him about his suit in that part agreed to twelve hundred and forty two pounds of tobacco and seven pounds twelve shillings and four pence current money and not more and because the said William deny, not this but the same allegation Confesses to be true from Judgment and those damages above Computed together with his C. and Charges of to him adjudged

Therefore by Consent of the parties it is Considered that the aforesaid William Emalls Recover of