

March Court 1730 67  
 the aforesaid Owen Cashaday by their attorney aforesaid and the said Owen Cashaday say  
 that he cannot gain say the action aforesaid of the aforesaid James, nor can he say but that the writing obligatory  
 is the deed of the same Owen nor but that he owes the same James the sum of thirty eight pounds and  
 ninety one pence of tobacco part of the debt of the said Owen Cashaday  
 Therefore it is considered that the aforesaid James should recover against the  
 said Owen Cashaday thirty eight shillings current money and ninety one pence of tobacco part of  
 his debt aforesaid and his damages by reason of the detaining of the same debt to two hundred and  
 240 forty ... pounds of tobacco to the same James of his aforesaid by the Court here adjudged  
 and the aforesaid Owen in mercy &c

Somerset County &c. Lazarus Mattox Late of Somerset County in Somerset parish  
 planter was attached to answer unto John Williamson of aforesaid of the part upon  
 the case &c. And whereas the said John by Francis Allen his attorney  
 complains that whereas the said Lazarus the third day of April Anno Domini  
 thousand seven hundred and twenty nine at Somerset County aforesaid within the  
 Jurisdiction of this Court was indebted unto the said John in Eleven pounds three Shillings  
 four pence current money of Maryland it being as well for Labour and Service in  
 assisting the said Lazarus in building a Sloop at the Special Instance and Request  
 of the said Lazarus as for one Mare and Colt by the said John to the said Lazarus  
 delivered and being so thereof indebted the said Lazarus before that time sold and  
 day and year aforesaid at the place aforesaid upon himself did assume and to the said  
 John then and there did faithfully promise that he the said Lazarus the said  
 Eleven pounds three Shillings and four pence to the said John when he should  
 be thereunto requested he would well and faithfully pay and Content and altho  
 the said Lazarus five pounds nine Shillings and two pence full of the aforesaid Eleven  
 pounds three Shillings and four pence to the said John he hath paid and Satisfied  
 yett as to five pounds fourteen Shillings and two pence residue thereof the said  
 Lazarus his promise and assumption aforesaid in forme aforesaid made nothing  
 regarding but plotting and fraudulently Intending the said John in that he  
 craftily and Subtly to Deceive and Defraud the said five pounds fourteen  
 Shillings and two pence to the said John altho' the same to do the said Lazarus  
 by the said John on the aforesaid third day of April in the year aforesaid  
 and often afterwards at the County aforesaid within the Jurisdiction aforesaid he was  
 thereunto requested hath not paid or to him for the same in anywise Contented  
 but the same to him hitherto to pay or in any sort Contented hath refused and  
 still doth refuse and deny to the damage of the said John of Eleven pounds  
 money aforesaid and thereupon he brings Suit &c.  
 J. Allen of the said Court de pte J. Doe R. Roe.

and the said Lazarus Mattox by Levin Gale his attorney Comes and Defends the  
 force and Injury when &c. and prays leave thereof to imparl here until the Next Court  
 and he had and the same day is given to the aforesaid J. here also.  
 At the which said Next Court to witt the Sixteenth day of June Anno Domini one  
 thousand seven hundred and thirty came again as well the said John Williamson as the  
 aforesaid Lazarus Mattox by their attorneys aforesaid and whereas the same  
 Lazarus pray further leave to imparl here until the Next Court and he had it  
 and the same day is given to the aforesaid John here also &c.