

March Court 1730 73  
promise and assumption aforesaid against the aforesaid Jones ought to Recover, whereupon the Justices have according to act of Assembly in such case made and provided, at the prayer of the aforesaid Robert and by the present of the aforesaid Jones the Justices have apayed the damage of the said Robert by reason of the premium beyond his costs and charges by him about suit in that part appertaining to three pounds nine shillings and one penny current money &c.

Therefore it is considered that the aforesaid Robert Smith Administrator of the Estate of Smith dec'd Recover against the aforesaid Jones Record his damages aforesaid to three pounds Nine Shillings & One  
693 pound of tobacco for his costs and charges aforesaid to the same Robert Smith at his Request by the  
690 Court of Admiralty adjudged and the aforesaid Jones in money &c

Lg: Ephraim Wilson Somerset Co. Attorney West late of Somerset County planter ad. but called  
Mr. Anthony West ... in West of Somerset County in the province of Maryland Planter was  
summoned to answer unto Ephraim Wilson of Apela that he render unto him the full and just sum of fifty six pounds eighteen shillings & two pence  
current money which to him he owes and unjustly detains &c.  
And whereupon the same Ephraim Wilson by Levin Gale his Attorney with  
that whereas the aforesaid on the fifteenth day of June and doth one thousand  
sand Seven hundred and twenty four at Somerset County within the Jurisdiction of  
this court by his certain writing obligatorily granted himself to be held and  
firmly bound unto the aforesaid Ephraim Wilson in the aforesaid sum of fifty six pounds  
eighteen shillings and two pence current money to be paid the said Ephraim  
when afterward he should be thereunto requested yet the aforesaid sum of fifty six  
pounds eighteen shillings and two pence current money unto the same Ephraim  
hath not rendered but the said Anthony the same to render hath denied and  
will do deny and unjustly detain whereby the same Ephraim saith he is  
worse and hath damage to the value of forty pounds and thereof he brings  
his suit & And the said Ephraim brings hereto court the writing obligatorily  
aforesaid with &c - L Gale of Queen pledges Ind Doe R Roe

And the aforesaid Anthony West by Francis Allen his attorney comes and defendeth the same and  
Injury wherein &c and prayed leave to impanel his jury until the next Court and he had it and the same  
day is given to the aforesaid Ephraim &c also &c

At which said next Court to wit the sixteenth day of March and doth One thousand Seven  
hundred and Ninety came againe as well the aforesaid Ephraim Wilson as the aforesaid Anthony West by  
their attorneys aforesaid the said Anthony sayeth that he cannot gainsay the action aforesaid of the aforesaid  
Ephraim, nor but that the writing Obligatory aforesaid is the deed of the same Anthony, nor but that  
he owes the same Ephraim the aforesaid fifty six pounds eighteen shillings & two pence current money in man-  
ner & form as the aforesaid Ephraim above against him declared -

Therefore it is considered that the aforesaid Ephraim Wilson Recover against the aforesaid Anthony West his debt  
aforesaid as also his damages by reason of the detaining of the same debt to three hundred and fifty nine  
pounds of tobacco to the same Ephraim of his aforesaid by the Court here-  
adjudged & aforesaid debt in money &c