

Therefore it is Considered that the aforesaid Christopher Glap Recover against the aforesaid Richard Pain  
more his damages aforesaid to his pounds Nine Shillings Court money by the Justice aforesaid in form and effect  
as also Two hundred and Eighty Six pounds of tobacco for his costs and charges aforesaid  
268 to the same Christopher Glap by the Court hereof his aforesaid adjudged & the aforesaid Richard in meny &c

James Shirley of Somerset County planter otherwise called Shirley  
Richardson of Somerset County planter was summond to answer unto James  
Shirley of a certaine summe of money unto him fifty five pounds fourteen shillings  
Court money of maryland whiche when he owe and unjuslyly detaines &  
And whereupon the same James by Levin Gale his attorney saith that whereas the aforesaid  
Charles the twenty seventh day of November Anno Domini one thousand seven hundred  
and thirty at somerset County within the Jurisdiction of this court by his certaine writing  
obligatory granted himself to be held and firmly bound unto the aforesaid James  
aforesaid sum of fifty five pounds fourteen shillings Court money of maryland to be paid the aforesaid  
James when afterward he should be thereunto requested yet the aforesaid Charles altho  
often thereto requested the aforesaid sum of fifty five pounds fourteen shillings unto the  
same James hath not tendered but the said Charles the same to tender hath denyed  
and still doth deny and unjuslyly claim whereby the same James say  
he is owe and hath damage to the value of fifty pounds Court money and other  
of he brings suit & And the said James brings hereto court the writing  
obligatory aforesaid with the aforesaid Levin Gale & Queen pledges Mr. Doe Robt.  
and the said Charles by Francis Allen his attorney comes and defend the  
same and injury when & And saith that the aforesaid attorney his action aforesaid  
whereupon against him the said Charles to have and maintain ought not  
because he saith that at the time of the passing of the obligation aforesaid  
Seventy seventh day of November seventeen hundred and thirty a certain Matthew  
Doran Charles Cason Robt. Atkins and James Rowland being all as it is  
said in custody before that time of John Purnell Esq; Sheriff of somerset county in  
execution for sundry debts recovered against them before the Somerset County  
within the aforesaid Jurisdiction of this court unknown to him the said Charles Richardson  
before that time made their escape out of the custody of him the said Sheriff and  
by fraud and deceit did take from the said Charles Richardson a negro  
and appurtenances belonging to the said James Shirley then at the Landing  
and in the possession of him the said Charles and with the said Perriugoe  
run away and made there escape from the Landing of the said Charles  
Richardson the said Charles Richardson at that time not knowing the said  
Matthew Dagan Charles Cason Robert Atkins and James Rowland to have  
been in execution in custody of the said Sheriff to have made their escape as aforesaid at the  
day of the passing of which obligation the said James Shirley did afeare and affirm  
by fraud and deceit to the said Charles Richardson that the said Charles Richardson  
was liable to pay for the said Perriugoe also all such debt as were due and owing  
by the said prisoner and that some of them were in his the said James Shirley his  
Debt and that the said James Shirley would prosecute and ruin the said Charles  
Richardson