

March Court - - - 1735 - - - 148 -
year did acknowledge himself to be bound unto the said Isaiah in the sum of fifteen pounds and ten
pence money and to be paid unto the said Isaac when he should be there unto
required yett the said Joseph the after required the said fifteen pounds and ten
pence to the said Isaac hath not rendered but the same together
to render hath denyed and still doth deny and unjustly detain the damage
of the said Isaac of fifteen pounds money and thereupon he bring
sute 4th pledged In Doe & R Roe

A copy of the foregoing declaration was made and sent to be served on the defend^t with
the writ of subpoena. All which said third day of March to wit the sixteenth day of the same
month among Doe One thousand seven hundred and thirty five being the day of the return
of the said writ cometh the said Isaac Bredale by his attorney and the Sheriff of
Somerset County to whom the foregoing writ was directed Likewise came and made re-
turn thereof to the Court here endorsed in these words following vid Copi Leg^{is} declaration
Served in time of Joseph Mester sher.

Whereupon the said Joseph Hale in his proper person came herein to Court and thereupon
the said Joseph Hale at the prayer of the said Isaac Bredale is adjudged by the Court
here is adjudged to give Special bail to the action of - Whereupon certain Richard
Hickman and Francis Wharton both of Somerset County planter came herein to Court in their
proper persons and undertook and each of them undertook and assumed upon themselves
Likewise the said Joseph Hale assumed upon himself that if in case the said Isaac Bredale
should recover judgment in the plea of against the said Joseph Hale or that the said Joseph
Hale should be therin convicted that then the said Joseph Hale shall pay the Judgment
of the Court thereupon or tender his body in execution of such Judgment to the prison of the
Sheriff of Somerset County in satisfaction thereof or that they the said Richard Hickman &
Francis Wharton or either of them will do the same for him.

And the said Joseph Hale by George Douglas his attorney cometh and defendeth the free and
Injury when he and the same attorney saith that he is not informed by the same Joseph Hale
his agent of any answer for the same Joseph to the said Isaac in the plea of to be given
and nothing else know of truth by which the same Isaac Remaineth against the said Joseph -
thereof undefended -

Therefore it is considered that the said Isaac Bredale Recover against
the said Joseph Hale his debt and his damages by reason of the detention of the same debt to
pounds of tobacco to the said Isaac of his agent by
by the Court here adjudged and the said debt in mercy be