

body before the Justices of his Lordships County Court of Somerset at the same day and place in the writt aforesaid mentioned he had there ready &c. These five he and his pledge of prosecuting being in money and the p<sup>th</sup> name p<sup>th</sup> p<sup>th</sup> and that the s<sup>d</sup> Thomas Lovington go thereof without day also it is Considered that the s<sup>d</sup> Thomas Lovington recover against the s<sup>d</sup> John Shiles his Damages by Evasion of the p<sup>re</sup> p<sup>re</sup> pounds of Tobacco to the same Thomas Lovington by direction of the Justices here at his request for his Costs and Charges in that part sustained according to the form of the Statute in such case lately made and provided by the Court here to be used &c.

To The Shalkebrook  
D. Thomas Hearn

Command was given to the Sheriff of Somerset County that he should take Thomas Hearn Late of Somerset County planter if he should be found in his Bailly writt and him should safekeep so that he might have his body before the Justices of his Lordships County Court of Somerset to be hold at dividing Creek in the same County the third Tuesday of August the next to answer unto Thomas Shalkebrook of trespass upon the s<sup>d</sup> and that there s<sup>d</sup> should not fail &c. At which said third Tuesday of August to witt the seventeenth day of the same month and Year One thousand Seven hundred and thirty Six Being the day of the Return of the same Writt came the s<sup>d</sup> Thomas Shalkebrook by his attorney <sup>Thomas Shalt</sup> and the Sheriff of Somerset County to whom the foregoing writt was directed Likewise came and made return that by virtue of this Writt afo to him there of directed he had taken the body of the said Thomas Hearn whose body before the Justices of his Lordships County Court of Somerset at the same day and place in the writt afo mentioned he had there ready &c.

And the s<sup>d</sup> Thomas Hearn by George Douglas his attorney comes and defends the force and Injury whereof and praye Leave there of to Judge the next Court and he hath it & the same day is given to the s<sup>d</sup> Thomas Shalkebrook has also &c.

At which said next Court to witt the sixteenth day of November and Year One thousand Seven hundred and thirty Six came againe as well the s<sup>d</sup> Thomas Shalkebrook as the s<sup>d</sup> Thomas Hearn by their attorneys &c and because the s<sup>d</sup> Thomas Shalkebrook did not declare ag<sup>t</sup> the s<sup>d</sup> Thomas Hearn by the Twentieth day of January then next following nor present his writt afo. Therefore he and his pledge of prosecuting being money and the p<sup>th</sup> name p<sup>th</sup> p<sup>th</sup> and that the s<sup>d</sup> Thomas Hearn go thereof without day also it is Considered by the Justices here that the s<sup>d</sup> Thomas Hearn recover against the s<sup>d</sup> Thomas Shalkebrook his Damages by Evasion of the p<sup>re</sup> pounds of Tobacco to the same Thomas Hearn by direction of the Justices here at his request for his Costs and Charges in that part sustained according to the form of the Statute &c.