

March fourt--- 1736 --- 20

at Somersel County aforesaid by his certain writing obligatorie had granted himself to be bound unto the aforesaid Daniel in the aforesaid sum of forty two pounds current money of Maryland to be paid unto the same Daniel when thereunto afterwards he should be required Nevertheless the aforesaid William Lewis altho often required the aforesaid forty two pounds current money of Maryland unto the aforesaid Daniel hath not paid but that unto him hitherto to pay altogether hath refused and still doth refuse to the damage of the same Daniel fifty pounds like money and thereof he bringeth suit & doth bring hereunto for the writing obligatorie of which the debt aforesaid in form aforesaid certifies the date whereof is the same day and year aforesaid . . . . .  
Bledges. &c John Doe & R Rose

A copy of the foregoing declaration was made and sent to be served on the aforesaid William Lewis in custody of the Sheriff aforesaid eight days before the third Tuesday of March then next following and the same day is given to the parties aforesaid

At which day before the Justices of his Lordships County Court of Somersel addividing Creek came hort againe as well the aforesaid Daniel Carrol by his attorney aforesaid as the said William Lewis in custody of the Sheriff aforesaid in proper person and the same Sheriff returned here that he had served the said William Lewis in his custody aforesaid with a copy of this aforesaid Declaration eight days before the instant third Tuesday of March aforesaid he was required to be

Whereupon the same Daniel Carrol prayeth that the aforesaid William to his declaration aforesaid may answer upon which the same William hath day until saturday the last day of this term to him by the Justices of his Lordships County Court of Somersel here to answer unto the declaration aforesaid of the aforesaid Daniel, and it is said by his Court here that the said William have notice of the same rule, and afterwards in the same Court, came the said Sheriff to will Joseph M'Gillor Gent and said that he had given the said William Lewis, at his custody aforesaid, notice of the aforesaid rule, and the said William so having notice of the rule aforesaid, so aforesaid herein Court, the said William nor any one for him, at or before saturday the last day of this term, so aforesaid given to the said William, and the same day the same William being present by cause of his aforesaid notice with nothing us Barr or proclussion of the action aforesaid of the aforesaid Daniel by which the same Daniel remaneth against the aforesaid William thence of undoubted

Therefore it is considered that the aforesaid Daniel Carrol recover against the said William Lewis in custody as aforesaid his debt aforesaid and his damages aforesaid and damages by reason of the detaining of the same debt

to the said Daniel of his spent by the court here adjudged & the aforesaid William in Mervy <sup>pounds of</sup> 150