

And Whereupon the said John by Robert Jenckins Henry his
 attorney saith that whereas the afo James the fifteenth day of December
 Day in the year of our Lord one thousand seven hundred thirty and five at
 Somerset County afo within the Jurisdiction of this Court by his certain
 writing obligatory did grant himself to be held and firmly bound to
 the said John in the afo sum of seventy pounds Court money of Mary-
 land to be paid to the same John when thereof he should be requested
 Nevertheless the afo James altho thereunto often requested
 the afo seventy pounds to the same John he hath not rendered but
 the same to him hitherto to render hath ^{and still doth deny} denied Wherefore he saith
 that he is the worse and hath damage to the value of twenty pounds
 Court money of the province afo and therefore he brings suit ^{yes}
 and brings here into Court the writing afo which the debt afo in form
 afo both testify the date of which is the same day and year above
 mentioned &c. Pledge J. John Doe & Roe.

All which day here before his Lordship's Justice at a Court then hold at Dividing
 Creek in the same County came the afo John Leatherbury by his attorney afo and offers him-
 self against the afo James of the afo Plea. and he then cometh not and the afo Sher-
 here returned that the afo James was not found in his bailly writ &c.

Whereupon the said John Leatherbury by his attorney afo prays an attachment
 against the goods Chattell rights or Credits of the afo James Collett according to act of
 asembly in such case made and provided &c. and forasmuch it appears to the Court
 here that the said John has complied with the Law as alleged -

Therefore it is considered that the afo John Leatherbury recover against
 the afo James Collett his debt afo and his damages by Quasson of the detention of
 the same debt by the Comthors of his afo as adjudged by way of attachment against
 the goods Chattell and Credits of the said James Collett according to act of asem-
 bly in such case made and provided &c.