

March Court ... 1740 - 77

B. Levin Hale Esq^r. } Somerset f. Francis Tate late of Somerset County Inholder otherwise called Francis Tate
W^t: Francis Tate of Somerset County and province aforesaid was summoned to answer unto Levin Hale Esq^r of a plea that
he render him Eighty pounds current money of Maryland which to him he owes and unjustly detains &
And Whereupon the said Levin by Geo: Douglas his Attorney saith that whereas the said Francis on the xvij day of
March anno Dom^m MDCXL at the County aforesaid by his certain writing obligatorie which the said Levin sealed with the
seal of the said Francis here into Court brings whose date is the day and year aforesaid did acknowledge himself to be held and
firmly bound unto the said Levin Hale in the said sum of Eighty pounds current money of Maryland to be paid to the said Levin
his Ex^c Adm^r and Assigns when he should be afterwards thereto required and for the faishfull payment thereof did bind
himself his his heirs Ex^c and Adm^r by that writing Obligatory Nevertheless the said Francis the said Eighty pounds
current money aforesaid to the said Levin hath not rendered but the same to him hitherto to render altogether hath denied and
still doth deny and unjustly detain altho thereto afterwards to wit on the day and year aforesaid at the County aforesaid
often since that time by the said Levin required Whereupon the said Levin saith he is damnyd Ninety pounds cur^d
money of Maryland and thereof he brings Suit & Pledge g. J. Doe R. Roe

And the aforesaid Francis Tate by William Arbuske his Attorney cometh and defendeth the force and Injury whereof
and saith that he cannot deny the action aforesaid of the aforesaid Levin Hale nor but that the writing Obligatory is the deed of the same
Francis nor but that he oweth the same Levin the aforesaid Eighty pounds current money of Maryland in manner and form as the
aforesaid Levin above against him hath declared

Therefore it is considered that the aforesaid Levin Hale recover against the aforesaid Francis Tate his debt aforesaid and his
damages by occasion of the detention of the same debt to Two hundred and ninety Seven - : pounds of
tobacco to the same Levin of his Aftent by the Court here adjudged and the aforesaid Francis in mercy &

W^t: Joseph Eunalls } Somerset f. John Evans late of Somerset County planter aforesaid date John Evans
John Evans aforesaid of Somerset County planter was summoned to answer unto Joseph Eunalls of a plea that
he render unto him Twenty pounds current money of Maryland which to him he oweith and from
him he unjustly detains &

And Whereupon the said Joseph by Francis Allen his Attorney saith that whereas the said John the nineteenth day
of March anno Dom^m one thousand seven hundred and thirty Eight at Somerset County aforesaid within the Jur^d of this Court by his
certain writing obligatorie which the said Joseph with the seal of the said John signed hereinto Court brings the date whereof is
the same day and year did acknowledge himself to be bound unto the aforesaid Joseph in the aforesaid twenty pounds to be paid unto the said
Joseph when he should be therunto required yet the said John tho' often required the said twenty pounds to the said Joseph
hath not rendered but that the same to him hitherto to render hath denied and still doth deny and unjustly detain to the damage
of the said Joseph of fifteen pounds Eight money of Maryland and thereupon he brings Suit & Pledge g. J. Doe R. Roe

And the aforesaid John Evans by William Arbuske his Attorney cometh and defendeth the force and Injury whereof and saith
that he cannot deny the action aforesaid of the aforesaid Joseph Eunalls nor but that the writing Obligatory aforesaid is the deed of the same
John nor but that he oweth the same Joseph the aforesaid twenty pounds current money of Maryland in manner and form as the
aforesaid Joseph above against him hath declared Therefore