

March Court Anno Domini 1748

October In the year of our Lord one thousand Seven Hundred and forty Eight and  
often since at Charles County sh. to pay the same but that unto him hitherto, to pay or  
Content the said James and Richard hath hitherto altogether refused and still doth refuse  
to pay the same to the Damage of him the said William Thirty Three Pounds seven Shillings  
four Pence Virginia Currency of the Value of Sixty Six Pounds fourteen Shillings and Eight  
Pence Maryland Currency and therefore suit is brought and so forth.

John Doe  
Pld. vs. Rich. Roe

And the said James and Richard in their Proper Person comes and defende the  
force and Injury when H. C. and saith that they cannot deny the Action sh. of him the said  
nor but that he did assume Upon himself in manner and form as the said William against  
them both complained nor also but that the said William hath sustained Damages by means  
of not Performing the Promises and Assumptions sh. to Sixteen Pounds fourteen Shillings  
Eight Pence Virginia Currency of the Value of Thirty Three Pounds seven Shillings and four  
Pence Maryland Currency as the said William above in declaring Supposes.

Whereupon the said William by his attorney sh. Prays Judgment and that Damages to  
Acknowledged together with his Costs & Charges by him about his Suit in this Court laid out &  
Expended to him to be adjudged. Therefore it is considered by the Court that the said  
William sh. recover against the said James and Richard his Damages sh. to Sixteen  
Pounds fourteen Shillings and Eight Pence Virginia Currency of the Value of Thirty Three Pounds  
seven Shillings and four Pence Maryland above as also the sum of Two Hundred  
fifty six Pounds and an half pound of Silver for his Costs and Charges by him about this Suit in this  
Court laid out and Expended on his self by the Court now adjudged and the said James & Richard  
in Money sh.

Def. in mea

John David Sutherland, Assault & Battery W. Thomas Hodgkin, Att. on Mar. 10. 11. 1748  
vs. Edward Hurry, Defendant paying all costs Samuel Davis, Act

John Jeremiahs Aderton, vs. Dam.

vs. Moses Drape. Judgment on Jur. Return of References of Doe

Charles County sh. Moses Drape late of Charles County Mariner was attached to  
Answer unto Jeremiahs Aderton of plea of trespass upon the Case and so forth.

And Whereupon the same Jeremiahs Aderton by Jeremiahs Chase his Attorney  
Complains that whereas the said Moses the Day of the 11th of  
April 1748 at Charles County sh. was indebted  
to the said Jeremiahs Aderton in the sum of Eighteen Pounds Virginia Currency of the Value of  
Twenty Eight Pounds sixteen Shillings Maryland Currency for several Articles lying properly  
in an account as by the Particular Account thereof herewith into Court brought may appear &  
being so thereof Indebted the said Moses Drape in Consideration thereof afterwards to wit the day  
and year sh. at the County sh. upon himself assumed and to the said Jeremiahs then & there  
fully Promised that he the said Moses Drape the said sum of Eighteen Pounds Virginia Currency  
the Value of Twenty Eight Pounds sixteen Shillings Maryland Currency to the said Jeremiahs  
(Aderton)