

And he also Prays a hearing of the Condition of the Writing obligatory  
ap. and its Read un to him in these words following to wit.

The condition of the above obligation is such that if the above bound Charles  
Craycroft do and shall well and truly pay, or cause to be paid unto the said John Skinner  
his certain Attorney Executor Administrator or Assigns, the just and full sum of Fifteen  
Hundred and Seventy five Pounds of Good and Lawfull Money of Great Britain in Cash, with  
Legal Interest for the same then the above obligation to be void, Else to remain in full force  
Virtue in Law but if default be made in the payment of the said sum of Fifteen Hundred and  
Seventy five Pounds of Tobacco ap. Then I Impower any Attorney, in any Court of Record in the  
Realms of Great Britain, France, or Ireland, or within the Province of Maryland, or other his  
Majesty's Dominions to appear for me at the suit of the above mentioned John Skinner and to  
obtain a declaration on the above obligation and thereupon to Confeſs Judgment, by Nil dicat,  
Cognovit Actorem, Non sum Informatus, or otherwise. hereby releasing all the Errors that  
may happen upon the said Judgment, suing out Execution thereupon, or in any of the Proceedings  
thereunto Relating.

Charles Craycroft

Seal & Delivered  
In the presence of  
Jonathan Slater  
Edward Garth

Which being Read and heard the said Charles by his attorney aforesaid Comes and defends the  
fore and Injurys therein Vc. and the same Attorney saith that he is not Informed by the same  
Charles of any Answer to make for the said Charles to the said John in the action of the ap. John  
by which the same John Remains against the said Charles there of without Defence.

Therefore it is considered that the said John Recover against the said Charles his Debt & part of  
his Damages by reason of detaining that Debt to one Hundred Ninety Eight Pounds and Three Quarters  
of a Pound of Tobacco to the same John of his self by the Court here adjudged and the said Charles

Definied in many Vc.

Now Messrs. Stephenson & Steel Debt on Judgment Bond

Mr Daniel Bryan Judgment of Non sum Informatus

Charles County vs. Daniel Bryan late of Charles County Carpenter otherwise called Daniel  
Bryan of Charles County Carpenter was summoned to answer unto Messrs. Daniel Stephenson  
& Henry Steel Merchants in White Haven of a plea that he tender unto them the just and full sum of  
Five Thousand Six Hundred and Sixty four Pounds of Tobacco & interest in Charles County which to  
them he owes and unjustly detains and so forth. And Whence from the same Daniel  
& Henry by Joshua Chase their Attorney saith that whereas the said Daniel on the Twelfth day  
of November in the Year of our Lord One Thousand Seven Hundred and forty Six at Charles County  
ap. by his certain Writing Obligatory with the seal of him the said Daniel Bryan sealed &  
here in Court Produced whose date is the day and year ap. Acknowledged himself to be held and  
firmly bound unto the said Daniel and Henry in the ap. sum of Five Thousand Six Hundred &  
Sixty four Pounds of Tobacco as ap. to be paid to the said Daniel & Henry when he should be therunto

(afterwards)