

August Court Anno Domini 1719 —

Not any Part thereof upon me^{ps}: first day of November which to them on the said Day brought
to have paid according to the command & Acte of the 12th day by which action hath accrued to the
said David Ross to have and Demand of the said Matthew Stone the said Summire
Thousand Pounds like Tobacco aboves: Nevertheless the said Matthew Stone altho'
often Required hath not Paid to the said David Ross nor the said Mr. Reed or Stewart or
either of them the said Summire Six Thousand Pounds like Tobacco many Part thereof but hitherto
to hark and shal doth refuse to Pay the same wherefore he saith he is the Plaintiff and hath Damag^e
to the Value of Ten Thousand Pounds like Tobacco and therefore suit is brought forth
Pledg. &c. John Doe
Richard Roe

And the said Matthew Stone by Thomas Clark his attorney & counsel Defendant saith and
Injury when &c. and says that he cannot deny the action ag^t of him the said David Ross nor but that he
owes to the said David Ross the said Summire Thousand Pounds like Tobacco ag^t in Marque &
form as the said David Ross above against him Complains. Therefore it is Considered by
the Court here that the said David Ross do Recover against the said Matthew Stone his Debts
aforesaid and his Damages by occasion of Detaining that Debt to one Hundred Twenty Two & half
Pounds of Tobacco to the same David Ross on the account by the Court here adjudged and the said
Matthew Stone in money &c.

D. in W^c.

Plaint Hugh Mitchell v. D^cst.

James Mould v. Judgment & Cognovit Actionem

Charles County of James Mould late of Charles County Plaintiff otherwise called James Mould
was summons to answer unto Hugh Mitchell of p[er]ce that he render unto him the sum of
Thirteen Hundred forty seven and a half Pounds C[on]t of Tobacco which to him he owe and
unjustly Detains and resorth. And WHEREUPON the same Hugh Mitchell by
Jesiah Clark his attorney saith that whereas the said James Mould the sixteenth day of July
in the year of our Lord one Thousand Eight hundred and forty Nine at St. Marys County ag^t
by his certain Writing obligatory obliged himself to his Creditors to admit to the said Hugh
Mitchell in the said Thirteen Hundred forty seven and a half Pounds C[on]t of Tobacco to be paid to the
said Hugh Mitchell when therunto afterward she should be Required. Nevertheless the said
James Mould altho' oftentimes Required therof did pay Thirteen Hundred forty seven and a half Pounds
C[on]t of Tobacco to the said Hugh hath not yet rendered but that to him to render altogether
Required and still doth refuse wherefore he saith he is the Plaintiff and Damages to the sum
of two thousand six hundred and Ninety five Pounds C[on]t of Tobacco and therefor he brings
suit forth and he bring his int^r to get the writing obligatory wh[ich] the D^cst ag^t inform
ag^t Testifies whose date is the last year aforesaid.

Pledg. &c. John Doe
Richard Roe

Whereupon at the Pleas of the said Hugh it is Ruled that the said James give
Special Bail in the Plea aforesaid and for want thereof the said James Present having
is committed into the Custody of the Sheriff namely Samuel Hanen Gentleman to remain
until &c. And the said James Mould in his Proper Person comes and Depone before me &
Injury when &c and says that he cannot Deny the action ag^t of him the said Hugh nor but that he
owes to the said Hugh the sum of Thirteen Hundred forty seven and a half Pounds C[on]t of Tobacco
in manner and form as the said Hugh above against him Complains. Therefore it is Considered