

State use of Nathaniel
Suit for 1/2 use of
the levy court of
Prince Georges County
for balance

vs. Milley Bowser

Milley Bowser

cepi
Jason Baldwin
Constable
Filed this 27th day of
April 1835

On this 2nd day of April 1835 being the return day to the
within warrant, the same was submitted to me for trial,
and it being in evidence before me from the testimony
and other allegations of the defendant ^{the system of Prince} that the taxes in
the city of Washington for four months at least with a certain
Mr William Henry Spring which time she received the sum of
four dollars per month for hire since then in the year 1834
and that she has been living in this county ever since the
25th day of December last. So therefore a Judge that
the said Milley Bowser has been in and remained in the
State for the space of twelve weeks having originated
to the return from the District of Columbia, and so therefore
impose the fine of fifty dollars per week on the said
Milley Bowser being the sum of six hundred dollars,
the half thereof for the use of Nathaniel ~~and the other~~
and the other half for the use of Nathaniel ~~and the other~~
act of Assembly in such case made & provided, given under
the hand & seal of me the Governor one of the State of Maryland
Judge of the Peace in and for Prince Georges County this 2nd
day of April 1834

Wm. W. Bond