

Memorandum that this day: vizt the 13<sup>th</sup> day of November 1603 Roger Droughton did agree with his master David Browne to serve him for the two hundred & fifty days mentioned in the writ & for the charges until the first of October next before me James Jastrell  
This Co<sup>rt</sup> orders that m<sup>r</sup> James Jastrell Certificate of Roger Droughtons running away from his master Capt<sup>o</sup> David Browne be allowed & by the said Roger Droughton serve his said master Capt<sup>o</sup> David Browne until the first of October next

14 November A<sup>o</sup> 1603

This Co<sup>rt</sup> adjourns the Co<sup>rt</sup> until the twenty seventh day of this present month of November And all process to stand good that are operative And further ord<sup>rs</sup> the County charge there to be laid at the new Co<sup>rt</sup> house called Trinity

At County Co<sup>rt</sup> by adjournment held the 27<sup>th</sup> day of November in the eight year of the Dominion of Charles the first over Maryland A<sup>o</sup> 1603 before his Excell<sup>ty</sup> Justices hereunto assigned John Gougeon

Capt<sup>o</sup> Henry Smith : m<sup>r</sup> William Brecken }  
Capt<sup>o</sup> John Blunden : Major Ambrose London }

William Thomas p<sup>te</sup> } Josias Bernard p<sup>te</sup>  
ag<sup>t</sup> }  
Richard Harris def<sup>t</sup> } James Sangster p<sup>te</sup> def<sup>t</sup>

Whereas by Consent of p<sup>te</sup> & def<sup>t</sup> on the 14<sup>th</sup> day of this month of November the whole matter was referred to Stephen Hoisy & Daniell Denaloe & they to give report to y<sup>e</sup> Co<sup>rt</sup>: before Stephen Hoisy & Daniell Denaloe given in writing as followeth Stephen Hoisy & Daniell Denaloe (arbitrators between William Thomas & Richard Harris) doe award Thomas 1600<sup>l</sup> of tobacco this year (Prize of all Damage & Charge: 1498<sup>l</sup> 1603

Stephen Hoisy  
Daniell Denaloe

This Co<sup>rt</sup> by y<sup>e</sup> m<sup>r</sup> J<sup>st</sup> by what Stephen Hoisy and Dan<sup>l</sup> Denaloe gave in ab an award is now awarded & ordered that Allearmy be next County Co<sup>rt</sup>

The same day

present } Capt<sup>o</sup> Henry Smith : m<sup>r</sup> William Brecken }  
Capt<sup>o</sup> John Blunden : Major Ambrose London }

John Evans p<sup>te</sup> }  
ag<sup>t</sup> }

John Pearse def<sup>t</sup> } James Sangster appears p<sup>te</sup> def<sup>t</sup>: the p<sup>te</sup> being called there twice but not appearing whereupon the Attorney for the def<sup>t</sup> humbly Prays a nolle: Thereupon this Co<sup>rt</sup> orders a nolle

At County Co<sup>rt</sup> by adjournment held the 27<sup>th</sup> day of November in the eight year of y<sup>e</sup> Dominion of the Hon<sup>ble</sup> Charles over Maryland A<sup>o</sup> 1603 before his Excell<sup>ty</sup> Justices hereunto assigned John Gougeon

present } Capt<sup>o</sup> Henry Smith : m<sup>r</sup> William Brecken }  
Capt<sup>o</sup> John Blunden : Major Ambrose London }

Robert Glessell p<sup>te</sup>

William Cheeseman def<sup>t</sup> } on Anon est. Jun<sup>o</sup>

Def<sup>t</sup>: read vizt

Somerset County vs William Cheeseman late of this County was attached to answer unto Robert Glessell gent<sup>l</sup> in an anon of the Case

And whereupon Thomas Look by his Attorney Thomas Look comes & saith y<sup>e</sup> he the sd<sup>o</sup> William upon y<sup>e</sup> 9<sup>th</sup> day of May in the year of our Lord 1602 the full & just summe of eight hundred thirty seven pounds of good merchantable Lorde it being due to y<sup>e</sup> p<sup>te</sup> for several goods & merchantizes delivered unto y<sup>e</sup> def<sup>t</sup> by the p<sup>te</sup> as will in Co<sup>rt</sup>: more plainly appear ab p<sup>te</sup> Anon est here produced the which an<sup>o</sup> the def<sup>t</sup> aforesaid did promise to pay & satisfy unto y<sup>e</sup> p<sup>te</sup> when thereunto required by the p<sup>te</sup>: but he the said William in the regarding his promise but fraudulently intending the p<sup>te</sup> to receive of the summe aforesaid 90<sup>l</sup> of p<sup>te</sup> hath paid 63<sup>l</sup> of p<sup>te</sup> soe y<sup>e</sup> there remaines due to the p<sup>te</sup> 237 pounds of Lorde w<sup>ch</sup> he the said def<sup>t</sup> hath not paid but doth deny & still doth deny to pay the same although often thereunto required by the p<sup>te</sup> whereupon the p<sup>te</sup> saith he is damaged & hath Damage & Loss to y<sup>e</sup> value of six hundred pounds of Lorde And hereupon brings this Sub<sup>o</sup>

per ante Tho: Look

Pl<sup>o</sup>ge de L<sup>o</sup>: } In<sup>o</sup> J<sup>o</sup>  
R<sup>o</sup> J<sup>o</sup>

Curia to y<sup>e</sup> next s<sup>ed</sup>