

affumption aforesaid notwithstanding his demand & remonstrance of the said Edward with his behalfe  
fully & justly to determine and defvnt the said County for a pound of Butter or any part thereof to the said Edward  
tho' not paid although the said Henry to do the same by the said Edward afterwards was requested but the said Edward  
thereto refused & doth still refuse to the damage of the said Edward of two pounds of tobacco and thereof bringg  
to justice. *Sangster quer.*

*Pledg'd. } Jno. Doe.  
Her. Rose.*

Somerset County & General Court of this County plant: was summond to answe unto William Morris of this same County  
plant: in an action of assault & battery /

And whereupon y<sup>e</sup> pl. by James Sangster his attorney comes & saies by the said Jeremiah deft upon the first day  
of Feb: last past at the house of Godowit Fleming in Haffeadop & within the Jurisdiction of this Count  
with swordes staves & other weapons violently assault & the said pl. did wound bruise batter & of  
him did draw blood so that of his life he did dispaire & other damages to him he did pay great  
loss & cost to y<sup>e</sup> value of sixtene hundred pounds of tobacco & here upon he bringeth his suit /

*Sangster quer:*

*Pledg'd. } Jno. Doe.  
Hil. Rose.*

Somerset County: William Harper of this County was summond to answe unto Richard Plunkett of y<sup>e</sup> same County man an of glas.

And whereupon y<sup>e</sup> pl. by his attorney James Sangster comes & saies it stande indebat unto y<sup>e</sup> pl. in y<sup>e</sup> full  
& just quantite of eight pair of shooes being satisfaction for taking up of horse & to him delivered according to agreement  
in July last past at what time y<sup>e</sup> deft did faithfully affirme to satisfie y<sup>e</sup> same but fraudulently & craftily hindring  
to determine y<sup>e</sup> pl. of the same hath refusid to pay y<sup>e</sup> same and shall doth deny to y<sup>e</sup> pl. great loss & damag. to y<sup>e</sup>  
value of sixtene pair of shooes & here upon bringeth his suit. *Pledg'd. } Jno. Doe.  
Hil. Rose.*

*Sangster quer.*

Maryland Som. Co. County know all men by these presents that we Capt. David Browne of y<sup>e</sup> County &  
Province aforesaid & Capt. Robt. Colbourne of the same County and Province do stand me family  
Coninden & oblidged unto William Dylward late of the said County & Province in the summe  
or quantity of Six Thousand pounds of tobacco to be paid to y<sup>e</sup> said William Dylward or his de  
& lawfull attorney & executors & aditors: So wch payment well & truly to be made wch binde o<sup>r</sup> selfs  
& either of us by himself jointly and severally for and in the whole our & either of our heires  
& executors & administrators & every of them family by these presents sealed with our seals dated  
the twenty six day of March in the first year of their ma<sup>r</sup> Reigne Almug. Ro<sup>m</sup> one thousand  
Six hundred and Ninety /

as at d<sup>r</sup> held in Jan<sup>r</sup> last past Aug<sup>r</sup> was granted by their ma<sup>r</sup> Justices in C<sup>r</sup> setting for attamant  
goods (Rathles debts & creditts belonging or appertaining unto William Dylward late of this County to y<sup>e</sup> value  
of Thousand seuen hundred Ninety four pounds of tobacco at the right transw<sup>r</sup> unto Capt. David Browne in a  
payable on the C<sup>r</sup> returne being made to the Justices by the Sheriff of this County that he did attamant in y<sup>e</sup> C<sup>r</sup> to  
Henry Smith of Maryland in y<sup>e</sup> same boy named Mynck Lynth appraised at Eightene hundred pound of tobacco  
white horse branched with the letter W in the custody of John Jackson in Wiccoromo river appraised at twelue  
pounds of tobacco the said Capt. David Browne having proved his s<sup>d</sup> original debt due from y<sup>e</sup> aforesaid  
defind: William Dylward vizi: Two thousand Ninety & Six pounds of tobacco & deliver upon his ma<sup>r</sup> Justices  
date in C<sup>r</sup> setting on he: eleaventh day of this present month of March I<sup>d</sup> Condemne the s<sup>d</sup> Servant & Servt & q<sup>r</sup>  
livered to y<sup>e</sup> s<sup>d</sup> Capt. David Browne by way of execution /

Now the condition of the above oblligation is such that if mch<sup>r</sup> the s<sup>d</sup> affre defind: Robt. Dylward  
shall within one year & day to be atcompted from the day of the s<sup>d</sup> attamant award Condeine in either  
person or by his lawfull attorney appear to y<sup>e</sup> original action against the s<sup>d</sup> Capt. David Browne  
make it appear that the s<sup>d</sup> plaintiff hath beene & is satisfied of his debt or demands in his s<sup>d</sup> action  
or shall otherwise in the defcount or bar the s<sup>d</sup> plaintiff of the same & that the s<sup>d</sup> plaintiff make y<sup>e</sup> attamant  
according to law that this oblligation to be void or of none effect otherwise to be & remaine in  
full force power & vertue /

Sealed & delivered in presence of us by William Colbourne

David Browne (Signature)

Jno. Roach jun<sup>r</sup>: Robert Colbourne /

Signed sealed & dated by David Browne before us

Robt. Colbourne (Signature)