

assumption aforesaid not regarding but minding & fraudulently taking y<sup>e</sup> s<sup>r</sup> Edmond with his behalfe  
fully & subtly to deceive and defraud the s<sup>r</sup> twenty five pound of Butter or any part thereof to the s<sup>r</sup> Edm<sup>d</sup>  
th not paid although the s<sup>r</sup> Henry to doe the same by the s<sup>r</sup> Edm<sup>d</sup> afterwards was requested but his s<sup>r</sup> Henry  
to refuse & doth s<sup>r</sup> Henry refuse to the damage of y<sup>e</sup> s<sup>r</sup> Edmond of 600 pound of tobacco and thereof he brings  
to suite

Done at quere

Pledge d<sup>e</sup> s<sup>r</sup> } In<sup>o</sup> Do.  
Her<sup>o</sup> Ro<sup>o</sup>

Somerset County s<sup>r</sup> Jeremial Cowson of this County plant<sup>o</sup> was summoned to answer unto William Moinis of the same County  
plant<sup>o</sup> in an action of assault & Battery /

And whereupon y<sup>e</sup> p<sup>l</sup> by James Sangster his Attorney Com<sup>o</sup> & saies by the s<sup>r</sup> Jeremial def<sup>t</sup> upon the first day  
of Feb<sup>r</sup> last past at the house of Godwin Fleming in Nassawadox & within the Jurisdiction of this Court  
with Swords knives staves & other weapons violently assault & the s<sup>r</sup> p<sup>l</sup> did wound bruise batter & of  
him did draw blood so that of his life he did despair & other Damages to him he did do y<sup>e</sup> p<sup>l</sup>  
great Loss & Cost to y<sup>e</sup> value of sixtenc hundred pounds of tobacco & here upon he brings his suit /

Sangster p<sup>l</sup> quer

Pledge d<sup>e</sup> s<sup>r</sup> } In<sup>o</sup> Do.  
Her<sup>o</sup> Ro<sup>o</sup>

Somerset County s<sup>r</sup> William Harper of this County was summoned to answer unto Ric<sup>o</sup> Thunb<sup>o</sup> of y<sup>e</sup> same County in an action of  
And whereupon y<sup>e</sup> p<sup>l</sup> by his attorney James Sangster Com<sup>o</sup> & saies it and stands indebted unto y<sup>e</sup> p<sup>l</sup> in y<sup>e</sup> sum  
& just quantity of eight pair of shoes being satisfaction for taking up of horse & to him delivered according to agreement  
in July last past at what time y<sup>e</sup> def<sup>t</sup> did faithfully assume to satisfy y<sup>e</sup> same but fraudulently & craftily minding  
to deceive y<sup>e</sup> p<sup>l</sup> of the same hath refused to pay y<sup>e</sup> same and still doth deny to y<sup>e</sup> p<sup>l</sup> great Loss & damage to y<sup>e</sup>  
value of sixtenc pair of shoes & here upon brings his suit

Sangster p<sup>l</sup> quer

Pledge d<sup>e</sup> s<sup>r</sup> } In<sup>o</sup> Do.  
Her<sup>o</sup> Ro<sup>o</sup>

Maryland Somerset County know all men by these presents that wee Capt<sup>o</sup> David Browne of y<sup>e</sup> County &  
Province aforesaid & Capt<sup>o</sup> W<sup>m</sup> Colbourne of the same County and Province doe stand one firmly  
bounden & obliged 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 Exors  
& Lawfull Attornies execut<sup>o</sup> & adm<sup>o</sup> Do w<sup>th</sup> payment well & truly to be made wee binde o<sup>r</sup> selves  
& either of us by himselfe jointly and severally for and in the whole one & either of our heires  
executors & administrators & every of them firmly by these presents sealed with our seals dated  
the twenty six day of March in the first year of their Ma<sup>ty</sup> Raigne Anno<sup>o</sup> Do<sup>o</sup> one thousand  
Six hundred and ninety /

as at d<sup>e</sup> held in Jan<sup>o</sup> last past awarded was granted by their Ma<sup>ty</sup> Justice in Co<sup>o</sup> sitting for attachment  
goods Chattels debts & Credits belonging or appertaining unto William Dylward late of this County to y<sup>e</sup> value  
of thousand seven hundred ninety four pounds of tobacco at the light to answer unto Capt<sup>o</sup> David Browne in ap<sup>o</sup>  
part on the 25<sup>th</sup> returne being made to the Justice by the Sheriff of this County that he did attach in y<sup>e</sup> Custody  
of Henry Smith of Mansal in g<sup>r</sup> vass boy named Michael Smith appraised at eightene hundred pound of tobacco  
white horse branded with the Letter W in the Custody of John Jackson in Bicromoso river appraised at twelve  
hundred pound of tobacco The said Capt<sup>o</sup> David Browne having proved his s<sup>r</sup> original debt due from y<sup>e</sup> s<sup>r</sup> name  
defend<sup>t</sup> William Dylward vizt Two thousand ninety & Six pounds of tobacco & where upon their Ma<sup>ty</sup> Justice  
care in Co<sup>o</sup> sitting on the eleventh day of this present month of March did Condemne the s<sup>r</sup> servant & horse & horse  
recovered to y<sup>e</sup> s<sup>r</sup> Capt<sup>o</sup> David Browne by way of execution /

Now The Condition of the above<sup>s</sup> obligation is such that if in case the s<sup>r</sup> above defend<sup>t</sup> W<sup>m</sup> Dylward  
shall within one year & aday (to be computed from the day of the s<sup>r</sup> attachment awarded Com<sup>o</sup> in either  
person or by his Lawfull attorney appear to y<sup>e</sup> s<sup>r</sup> original action against the s<sup>r</sup> Capt<sup>o</sup> David Browne  
make it appear that the s<sup>r</sup> plaintiffe hath bene & is satisfied of his debt or demands in his s<sup>r</sup> name  
or shall otherwise in Co<sup>o</sup> discount or bar the s<sup>r</sup> plaintiffe of the same & that the s<sup>r</sup> plaintiffe make restitution  
according to Law that then this obligation to be void or of none effect otherwise to be & remaine in  
full force power & virtue /

Sealed & delivered in presence of us by William Colbourne  
Jno<sup>o</sup> Roark Jun<sup>r</sup> Robert Colbourne /  
Signed sealed & del<sup>d</sup> by David Browne before us

David Browne (Seal)  
W<sup>m</sup> Colbourne (Seal)