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Mark of Captain of Dragoons - To C. H. And Wherry - the said Willifd Wherry of Wherry in the County
Captain Willifd Wherry the said Wherry on the 20 Day of November in the Year of our Lord God sixteen hundred
and eighty One at the County Towne made and delivered unto him the said Willifd Wherry in the sum of four pounds three shillings.
and eight pence or Money of Maryland for the several Mades and things in the account hereto annexed
Master and Servtys and to the sum of four pounds being in Consideration thereof afterwards to the day and year of
at the County of Queen his self did Assume unto the said Willifd Wherry and there faithfully promise that
he the said Wherry the said sum of Money to the said Willifd Wherry afterwards he should be bound to require and
will and faithfully pay and content yet the said Wherry his promise and Assumption so made and
paying before day and fortnight ensuing him the said Willifd Wherry in that part to receive and demand the sum of Money to
the said Willifd Wherry he hath not paid or him for the same in any sum contented but the same to him to pay by him to him
refused and Willifd Wherry Refuse all the same to afterwards him 1st day and year of at the County of
Baltimore by the said Willifd Wherry Required to the Dower of the said Willifd Wherry or Money of Maryland
and therefore he brings suit and Sustains

Dag v. J. De 999

And that Q. Solomon Deane by his Attorney P. Cane and his wife before and during when H. Wilfith
had the Commandery the Action of H. Wilfith Ruth and all the other expenses upon him self in Money
and from as the Q. Wilfith above against him hath complained and unto the damage of H. Dame Wilfith
by him by Occasion of the injuries in that part sustained the same before him and acknowledge that the Q.
Wilfith hath sustained damage by Occasion of the injuries beyond his Cost and Charges by him about him -
but in that part appeared to have paid there Sixpence and eight pence of Money and not more and because the
Q. Wilfith doth not the last he same Allegation goeth to be true praye Judgment for these Damages -
above Acknowledged together with his Cost and Charges of the same to be adjudged

Therefore by cause of the parties aforesaid it is considered that the sum of £1000 shall be recovered -
Against the Plaintiff Mr. Damer up to the amount recovered the Plaintiff and his wife and children
by the same Plaintiff in sum of £1000 as also
for his costs and charges up to the same Wilts at his Request by the Court now here of the Capital of the
Parties aforesaid which certain Damages in the whole amount to sum recovered the Plaintiff and
his wife and children £1000

Mary V.
Get Marshall by Name & Seal the Summe for her Ladyship the Right Honble the Lord Bury & the sume for the Lord of
the 10. Pound Summons & Count, upon the said Deth Baronet Willian Read Esq; of Cowley Parish in the County
of Oxford on the xij day of May in the year of our Lord One thousand Seven hundred and Sixty two with fees and charges
of the Paroch of in the County of Oxford upon a certain John Dyce in the power of the said Lord Bury & the
said Baronet & others came to him the said John Dyce thereto and there did to the Grand Jury of
the said County and against the name of the Lady the Right Honble the Lord Bury & the sume he had Dated
Government and left the same to

Government and City of Boston
Whereas it is commanded by the Sheriff of the County of Middlesex to have his Office at the Justice-Place in Boston
to be found in his Day and his Sheriff's Office being so to do he might have his Day before the Sheriff of the County of Middlesex to be held at Boston and there the third Tuesday of August last instant there and have his Day
to answer unto his Plaintiff concerning the Plaintiff's Cause
At which Day here came the Rev George Augustus Gold Derby Esq - Mr Wm Beach Esq and Mr Wm
Allen and the said Mr Beach had a hearing of the Plaintiff - Plaintiff then did stand with his Plaintiff and further
to saving Cost Labour and Expenses and the Plaintiff did give him self a fine with his said Plaintiff and paid himself
upon his own account of the Court &c Whereupon all and singular the Plaintiff having been and by the Court fully understood
it is considered by the Court that the Rev Mr Beach for the Office aforesaid above mentioned be to pay the which said
William Beach person thereon cost and expenses for the Plaintiff and Plaintiff to the sum of five pounds as
Money which he paid to the Sheriff for the use of his Plaintiff