

June Court

1763

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seventeen shillings curr. Money and more because the a^p. Abraham Gibbs denies not this but the same allegation grants to be true per my Judgement for these damages above acknowledged together with his costs charges &c to him to be adjudged
Therefore by consent of the parties a^p. it is considered that the a^p. Abraham Gibbs recover against the a^p. Michael Taylor his damages a^p. to the a^p. five pounds seventeen curr. Money by the a^p.
Michael in form a^p. acknowledged as also
pounds of Tobacco for his costs and charges a^p. to the same Abraham at his request
by the court now here of the agents of the parties a^p. adjudged which certain damages in the
whole amount to five pounds seventeen shillings curr. Money
pounds of Tobacco, the a^p. Michael in mercy

a^p. Jonathan Vaughan, a^p. Command was given to the Sheriff of Somerset County that he
should take Moses Spere late of Somerset County Planter of the should
be found in his bailewick and him should safe keep so that he might have
his body before the Justices of his Lordships County Court of Somerset to be held at princi^p. Town
the third Tuesday of June Anno Domini one thousand seven hundred and sixties to answer unto John
Vaughan company of a plea of trespass upon the case. The same day is given to the a^p. Jonathan Vaughan
At which day here came the a^p. Jonathan Vaughan comp^t by George Hayward their Attorney the
Sheriff to wit Ephraim Wilson now here returned that he had taken the a^p. Moses Spere where
body here at this day he had ready to answer the a^p. Jonathan comp^t of the plea a^p as to him it
was commanded. And hereupon the a^p. Jonathan & comp^t complained against the a^p
Moses Spere in the plea a^p in form following. Somerset's Moses Spere late of So
merset County planter was attacked to answer unto Jonathan Vaughan, David McCurte, Pasifor
Fraser, John Chamberlain, Christopher Marshall and William Douglas in company of a plea of
trespass upon the case a^p truth. And hereupon the said Jonathan, David, Pasifor, John
Christopher and William in company by George Hayward their Attorney complain that whereas the
said Moses on the twenty sixth day of October in the year of our Lord one thousand seven hundred sixties
Two a^p the county a^p was indebted unto the said Jonathan and company in the sum of thirteen pounds
and three pence current Money of Maryland for the articles and things in the account hereto An
nexed mentioned and whereas of Indebted being the said Moses in consideration thereof afterwards to
wit the same day year a^p at the county a^p upon himself assumed and to the said Jonathan,
David, Pasifor, John Christopher, and William, in company then and there faithfully promised that
he the said Moses the sum of money a^p. when he should be thereto afterwards required unto
the said Jonathan, David, Pasifor, John, Christopher, and William in company well and faith
fully would pay content never the less the said Moses his promise and assumption a^p in form
a^p. Made little regarding but minding and fraudulently intending the said Jonathan, David,
Pasifor, John, Christopher, and William in company in this Particular craftily Subtilly to de
ceive and defraud the sum of money unto the said Jonathan Vaughan, David McCurte, Pasifor
Fraser, John Chamberlain, Christopher Marshall, and William Douglas, in company hath not
paid or them for the same in any way contented altho the same to do the same. Moses afterwards
to wit the same day and year a^p. and often since at the county a^p by the said Jonathan Vaughan
- David McCurte, Pasifor Fraser, John Chamberlain, Christopher Marshall, and William
Douglas, in company was required but the same to hem to pay him to altogether hitherto
and still doth refuse and unjustly deny whereupon the said Jonathan Vaughan, David Mc
Curte, Pasifor Fraser, John Chamberlain, Christopher Marshall and William Douglas in com
pany say they are worse & have damage to the value of thirty pounds current Money of
Maryland & thereof they bring Suit a^p truth. I doe Bore pledges &c.

Moses