

559 Mr. Thomas Newbold	La. 9-4	20.10
Indrawing knife of paper of Seal & Hand 2/6	12.7	667 3/4
Box of powder of black lead of 1/2 lb 2/6	2.0	641 9/4
Box of powder of black lead of 1/2 lb 2/6	9.4	
Box of powder of black lead of 1/2 lb 2/6	2.13 7/8	
Box of powder of black lead of 1/2 lb 2/6	4.5	
Box of powder of black lead of 1/2 lb 2/6	£ 0 14 9 1/4	

And the said Thomas Newbold in Custody of the Court and Defends the force and injury when T. A. D. prays Leave himself to be taken to the next Court to be held at Business Ann Town in and for the County of the third Tuesday of March then next following and he hall it and the same day is given to the said John Gale and Benson by here also &

At which day here came as well the said John Gale and Benson by their Attorney as the said Thomas Newbold in Custody of the Court and hereupon the said Thomas Newbold defends the force and injury when T. A. D. saith that he cannot deny the action of the said John Gale and Benson by but that he did assume upon himself in Manner and form as the said John Gale and Benson by above against him have declared and as to the Damage of the same John Gale and Benson by him by Occasion of the Breach in that part sustained the same Thomas saith and Acknowledged that the said John Gale and Benson by have sustained Damages by Occasion of the Breach beyond his Costs and Charges by him about his Suit in that part amount to Six pounds Six Shillings and Seven pence three farthings & Money and not more and because the said John Gale and Benson by deny it he doth the same Allegation Grant to be true pray Judgment for those Damages above Acknowledged together with their Costs and Charges of the same to be Adjudged &

Therefore by Consent of the parties it is Considered that the said John Gale and John Benson by Recover Against the said Thomas Newbold his Damages of to the said Six pounds Six Shillings and Seven pence three farthings & Money by the same Thomas in form of Acknowledged as also for his Costs and Charges of the same Gale and Benson by at their Request by the Court now here of the report of the parties Adjudged which certain Damages in the whole Amount to Six pounds Six Shillings and Seven pence three farthings & Money and Bonds of the same & the said Thomas in Money &

177 John Done }  
 28 Samuel Murray }  
 Command was given to the Sheriff of Somerset County that he should take Samuel Murray late of Somerset County planter if he should be found in his Bailwick 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 Business Ann Town the third Tuesday of March Anno Domini one thousand seven hundred and sixty One to answer unto John Done of Aplea of trespass upon the Case & A. D. the same day is given to the said John Done &

At which day here came the said John Done by William Hayward his Attorney and the Sheriff with John Dennis Gent who have returned that he had taken the said Samuel Murray whose body here at this day he had ready to answer the said John Done of the said plea as to him it was Commanded &

And hereupon the said John Done complained of the said Samuel Murray in the plea of in form following  
 Samuel of Samuel Murray late of Somerset County planter was Attached to Answer unto John Done of Aplea of trespass upon the Case and Default and Whereupon the said John by William Hayward his Attorney complains that Whereas the said Samuel the xxvj day of February Anno Domini MDCCCLXI at Somerset County was paid into the said John in the sum of five pounds four Shillings and three pence and Money of Maryland for the said Articles and things in the Account here to Annod mentioned and there of Charges being the said Samuel in Consideration thereof afterwards to wit the same day and year at the County of Somerset himself assumed and to the said John then and there faithfully promised that he the said Samuel the sum of Money when he should be thereto Afterwards Required unto the said John well and faithfully would payed content Never the less the said Samuel his Promise and Assumption of in form of made with the Regard but winding and fraudulently intending the said John in that part craftily and Sillily to deceive and Defraud the sum of Money of unto the said John but not paid or him for the same in any sort Entered altho the same to the same Samuel afterwards to wit the Sunday and Year of and after since at the County of by the said John was Required but the same to him to pay lither altogether hath Refused and still doth Refuse and unjustly Detain Whereupon the said John says he is now and hath Damage to the Value of Twenty pounds & Money of Maryland and there of he brings Suit of Default  
 John Done  
 Samuel Murray