

March Court 1761 72
 1760 M^r Samuel Murray vs John Done
 1425 To a letter 2/6 1/4 of Ribben 1/2 of Ribben of 1760 11-2
 Aug 6 To a letter 2/6 1/4 of Ribben 2/4 of Ribben of 1760 2-9-2
 Sep 15 To a letter 2/6 1/4 of Ribben 2/4 of Ribben of 1760 0-11-7
 Oct 10 To a letter 2/6 1/4 of Ribben 2/4 of Ribben of 1760 0-4-6
 Feb 26 1761 Lanes kept of John Done 1-7-10
 5-4-3

1760 Contra
 1761 The Case before the subscribers one of
 his Lordships Justices of the Peace for Somerset County -
 The Done and the Done on the holy Evangel of
 the Holy Spirit that the above Account is just and true -
 as it stands stated and that he was no person for him -
 was the any part parcel security or satisfaction -
 before the Justice

for the same more than credit given to the best of his knowledge -
 Whereupon the said Samuel Murray at the prayer of the said John Done is ordered to give Special Bail to the Action
 of the said Samuel Murray of Somerset County Gent present herein Court in his proper person understood
 for the said Samuel Murray that if it should happen that Judgment in the plea of the said John Done should be rendered for the said
 John Done against the said Samuel Murray or that he the said Samuel Murray should be therein convicted that
 then he the said Samuel Murray should pay and satisfy unto the said John Done the Judgment of the Court thereupon
 or render his body in execution of such Judgment to the prison of the Sheriff of the County of Somerset in satisfaction thereof
 or that he the said Samuel Murray will do the same for him &c.

And hereupon the said Samuel Murray by Samuel Wilton his Attorney comes and does the fees and
 charges of the said John Done and doth that he cannot deny the Action of the said John Done nor but that he did affirm upon
 himself in manner and form as the said John Done above against him both complained and as to the Damage of
 the same John by him by Occasion of the premises in that part sustained the same Samuel Wilton doth acknowledge
 that the said John both sustained Damages by Occasion of the premises beyond his Costs and Charges by him about his
 Suit in that part appured to four pounds One Shilling and Nine pence Current Money and not more and because the said John
 Damages not this but the same Allegation Grants to be true pray Judgment for those Damages above acknowledged together
 with his Costs and Charges of to him to be adjudged &c.

Therefore by Consent of the parties it is considered that the said John Done recover Against the
 said Samuel Murray his Damages of to the said four pounds One Shilling and Nine pence Current Money by the same
 Samuel Wilton in form of Acknowledgment as also Bonds of Tobacco for his Costs and Charges
 of to the same John at his Request by the Court now here of the Assent of the parties it is ordered which certain -
 Damages in the whole Amount to four pounds One Shilling and Nine pence Current Money
 Bonds of Tobacco and the said Samuel in Money &c.

Command was given to the Sheriff of Somerset County that he should take John Evans late of
 Somerset County planter Otherwise called John Evans of Somerset County in the Province of Maryland
 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 Brinsford Town in and for the County of the 12th
 Tuesday of March Anno Domini one thousand seven hundred and sixty One to answer to Smith Attorney of Aplem
 that he renders him forty six pounds one Shilling and six pence Current Money of Maryland which to him he does
 and unjustly detains and defile and the same day is given to the said Smith here &c.

At which day here came the said Plaintiff Attorney by William Hayward his Attorney and the Sheriff with
 John Dennis Gentleman here returned that he had taken the said John Evans whose body here at this day he had
 ready to answer the said Smith Attorney of the said plea to him it was commanded -

Whereupon the said Smith declared Against the said John Evans in the plea of in form following -
 Somerset of John Evans late of Somerset County planter Otherwise called John Evans of Somerset County in Maryland
 planter was summoned to answer unto Smith Attorney of Aplem that he renders him the sum of Forty six pounds one
 Shilling and six pence Current Money of Maryland which to him he does and unjustly detains and defile

And whereupon the said Smith by William Hayward his Attorney says that whereas the said John the 12th day of
 April Anno Domini 1761 at Somerset County of by his certain Writing Obligatory which the said Smith with the
 Seal of the said John sealed hereto the Court shows whose date is the same day and year of Acknowledged himself to be
 bound and firmly bound unto the said Smith in the sum of Forty six pounds One Shilling and six pence Current
 Money of Maryland to be paid to the said Smith when he the said John should be thereto afterwards required Nevertheless
 the said John the after thereto required the sum of Money of to the said Smith hath not paid but the same to him
 to

March Court
 to pay his thereto
 Where
 Special Bail
 Court in his
 Rendered for
 that then he
 or Rendered
 or that he
 And
 that he
 John
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 26th
 to the same
 with the
 23rd
 Maryland
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 Still do
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 Whereas
 Thereupon
 for the
 Attorney
 should pay
 Judgment
 do the same