

March Court 1725

to be held for Kent County at the Court house in the Town of Chester in the Same County on the third Tuesday of June next ensuing to answer unto what shall be objected against him on his Lordships behalf and if that in the mean time sayd James Dominick shall be of good Behaviour wherewith the Same John Willson and Daniel Dullakumby are Content

This Lordship ordered by the Court here that the sayd John Jones  
 John Jones — } Enter into Recognizance with good Security for his  
 appearance at next Court to answer unto an Judgment  
 for an assault and Battery and Good behav<sup>r</sup>

Thereupon John Jones of Kent County Sheriff present herein Court in his proper person doth Acknowledge himself Judged unto the Right Honourable the Lord Prop<sup>r</sup> of this Province of Maryland in the Summe of ten pounds Sterling money of Great Brittain to be Sold and Levied of his Goods and Chattels Lands and Tenements Conditionally that if sayd John Jones shall not make his personal appearance before the Justices of the next Court to be held for the County aforesaid at the Court house in the Town of Chester in the Same County on the third Tuesday of June next ensuing to answer unto an Judgment found against him for an assault & Battery and if that in the mean time he shall not be of Good Behaviour wherewith the said John Jones doth Acknowledge himself to be Content — also

John Wooddall and Humphry Younger Colls of Kent County —  
 Plainters present herein Court in their proper persons do acknowledge themselves Judged unto the Right Honourable the Lord Prop<sup>r</sup> of this Province of Maryland in the Summe of five pounds Sterling money of Great Brittain to be Levied of their Several Goods and Chattels Lands and Tenements for the use of the sayd Lord Prop<sup>r</sup> his heirs & Successors Conditionally that if the sayd John Jones shall not make his personal appearance before the Justices of the next Court to be held for the County aforesaid at the Court house in the Town of Chester in the Same County on the third Tuesday of June next ensuing to answer unto an Judgment found —