

Sept. Court 1702

Charles Marshall } John Swallow at Debt John Swallow of Talbot County
John Swallow } in the province of Maryland was summoned to answer
unto Charles Marshall of a plea y^t he render him the
full and just sum of three thousand five hundred and fifty

two pounds of good sound merchantable leaf tobacco in Cash which he
him to owe and from him unjustly detains. At the Dec^r filed in this
Court by Macklin atty of the plaintiff May at Large appears

And the said John in his proper person comes into Court
and sayth y^t he cannot gainsay the plaintiff his action so as y^t he
him bring the Note but that he is and stands fully indebted unto the
plaintiff in the sum afo^r and he therefore willing y^t Judg^t do

It is therefore considered by the Court that this twenty second
day of Sept^r Anno Dni 1702 that the said Charles recover y^t
said John Swallow as well the sum of three thousand five hundred
two pounds of tobacco the debt afo^r as the sum of three
hundred and nineteen ~~two~~ pounds of tobacco Coll of said and y^t
Doff in Money &c.

John Boyer } John Collins of Kent County stands attached to answer unto John
John Collins - J. Boyer of a plea of trespass upon the Case

And whereupon the said Plaintiff by Rich^d Macklin his atty comp^r
sains y^t whereas the said Plaintiff the twenty second day of October
Anno Dni. one thousand seven hundred and continuing until the twenty
third day of March y^t next following at the special instance and
request of the said Defendant at Boston river in Kent County within y^t
Jurisdiction of this Court did Administer three Medecines and Apply
three Imploisters to the said Defendant proper for removing his distemper
under which he then languished and also at the special instance and
request of the said Defendant he the said Plaintiff did dyet and attend the said
Defendant in consideration thereof the said Defendant upon himself
assumed and unto the said Plaintiff faithfully promised that he the
said Defendant when thereunto afterwards required would well and truly paye
and Applyed and for his dyet and attendance so much good tobacco
as for the same he should reasonably deserve and the said Plaintiff
in fact sayth y^t for y^t Medecines and Imploisters by him to the
said Defendant Administered and Applyed and for his dyet and attendance he
doth reasonably deserve to have the sum of two thousand eight hundred
four