

27)

Dandy Court 170 $\frac{1}{2}$

Jacob Faulh } This being an Action of Trespass on the Case is Discontinued
 & Dider. Miles } by Consent of Plaintiff and Defendant

Thomas Cooke } This being an Action of Trespass upon the case
 John Beaver } is Restored Agreed —

Henry Lind — } This being an Action of Trespass on the Case the Plaintiff
 wth Esq^r Macklin his Attorney prays that the Defendant
 Alexander Forbes } May give Bail to the Action and according to Act
 of Assembly which being Granted comes into Effect
 Xviia and undertakes for the Plaintiff that in case he shall be cast
 in Judg^t be obtained ag^r him in the Action and he shall pay the con-
 demnation thereof or render his body to the Sheriff of Kent County where to
 remaine until the^r or he will do it for him — the Action continued until next Term

John Dowdall } This being an Action of Debt for 468 t.^o the Plaintiff
 ag^r Thomas Usher } Is committed into the Sheriff's Custody for want of Bail —
 and the Action is continued until next Term

Edward Fry — } This being an Action of Debt for 2078^t is discont
 Charles Hollinsworth } by consent —

Dowdons Adm^r } A Bill having been filed ag^r the Defendant as an Atty
 wth Michael Earle } of this Court in a plea of trespass on the case the
 Case is continued until y^r next Term in the Court —

Ferom Miles } The Plaintiff having filed a Bill at Supra in an Action
 Michael Earle } of Trespass on the case y^r is cont^d at Supra —

Edward Pearson } This being an Action of Debt for the sume of three pounds
 & eight shillings current Money of the province of
 Almon Robinet } Maryland and the Plaintiff having filed his Deb^t by Ruth
 Macklin his Atty according to the rules of this Court of cause
 was continued from Court to Court until this 27th day of Dandy at
 which said day Comes y^r Plaintiff by his Atty at^s and prays that for as
 much as the Def^t hath been taken with y^r will of Capt^r at Respond^r and this-
 cause hath been continued at his prayer. He may now answer to the p^t^d
 his debt which being granted, and the Plaintiff having been called three times
 Cometh not by himself or his Atty to make defense. But makes default
 Whereupon it is Considered by the Court here this twenty seventh day of

(Dandy)