

June Court 1729

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GUILTY OF THE BREACH AND ASSAULT aforesaid above upon him imprest, and puts himself upon the favour of the Court &c. Wherefore it is considered by the Court that the said Thomas Beal be taken to satisfy his said Lordship of the fine aforesaid by payment of the breach and assault, which same Thomas Beal then and there present in Court aforesaid pays himself at fine with his said Lordship by payment aforesaid, and thereof he puts himself in mercy of his said Lordship, and the fine of the same Thomas Beal by the Justice aforesaid is apayed to two hundred pounds of tobacco, to the use of his said Lordship, whereupon the said Thomas Beal is discharged paying the several affrays therein fees £2.

Mary Patrick appears according to her Recognizance entered into, to give Evidence against after:  
John Samuel Bratton, and is discharged therefrom £2.

Thomas Holbrook appears according to his Recognizance, for his good behaviour toward after:  
John Thomas Goddard, and is discharged therefrom £2.

Alexander Lawrence appears according to her Recognizance for to give Evidence against after:  
John Robert Scott, and is discharged therefrom £2.

Adam Spence did appear and produceth acoerpt that he had paid away all the Estate of Setherne Woods and is discharged from the Balance thereof £2.

James Dickerson Memorandum the 8th <sup>day</sup> of George Dashiell his attorney sued out his Lordships  
written before me this day the 29<sup>th</sup> of March 1729 whereof followeth in these words To J. Somersett  
Philip Taylor - Esq<sup>r</sup> Master absolute Lord and Proprietary of the provinces of Maryland

and as also Lord Baron of Baltimore £20 to the shd. of Somersett County greeting Whereas James  
Dickerson lately in our County Court of Somersett held to with the sixteenth day of August One thousand  
Seven Hundred & twenty Six before Sam<sup>t</sup>. Hopkins Geat<sup>r</sup> & his associates then Justices of  
our said Court alldividing Creek by Consideration of the same Co<sup>r</sup> Recovered Against Phillip  
Taylor Late of Clarendon City & Counter Seven Hundred & Thirly four pounds of tobacco  
for his Dam<sup>r</sup> which he sustained by Occasion of a certain Promise & assumption to the same  
James by the afo<sup>d</sup> Phillip Taylor, Made & not performed Whereof he is Convict as by the record  
exposed therof in our same Court before our Justices alldividing Creek remaining Manifestly  
apparente Nevertheless Execution of the Judgment afo<sup>d</sup> as yet remaineth to be made as  
by the prosecution of the afo<sup>d</sup> James we have received & because we are willing that those  
things which in our same Court are right fully done Should be Due ly Executed we command  
you that by Honest & Lawfull Meanes of your Balywiche you make knowne unto the afo<sup>d</sup> Phillip  
Taylor that he be before our Justices of our Co<sup>r</sup> of Clarendon to be held alldividing  
Creek the third tuesday of June Next to shew cause if any for himself he hath or Recovery  
to say wherefore of afo<sup>d</sup> James Dickerson Execution against him of the Judgment afo<sup>d</sup> ought not  
to have according to the form of the Recovery afo<sup>d</sup> if so then it shall seeme Expedient & have you  
there the Names of them by whom to him you make the same knowne & this writt with  
the said Sam<sup>t</sup>. Hopkins Geat<sup>r</sup> Chief Justice of our said Court

All which said third tuesday of June to with the seventeenth day of the same month and year One  
thousand Seven hundred and twenty nine being the day of the return of the afo<sup>d</sup> Writt from the afo<sup>d</sup>  
James Dickerson by his attorney afo<sup>d</sup> and the Shd. of Somersett County to with John Curwall Gent<sup>r</sup>