

John Hendry from having Execution of the damages and costs aforesaid against them the said defendants of the Goods and Chattels aforesaid &c. above in their plea have alleged which they are Ready to verify which matter the said John Hendry doth not deny nor to the same in any wise answer but the truth thereof to admit doth altogether refuse as before prays Judgment. and that the said John Hendry from having his Execution thereupon he may be precluded &c. — in law on all and singular the premises by the Court here being seen and fully understood and matured deliberation thereupon had wherefore it Remeth to the Court here that the plea aforesaid in manner and form as above pleaded and the Matter in the same contained are insufficient in Law to the aforesaid John Hendry of his Execution thereof against the aforesaid John Newbold and Rachel his wife to have & preclude &c.

Therefore it is considered that the aforesaid John Hendry have his Execution against the said John Newbold and Rachel his wife about of the said Henry Alexander dec'd of the said forty two pounds four Shillings & five pence Current money of Maryland his damages and also three hundred and ~~eighty~~ ^{eighty} pounds of tobacco for & Charges in the Judgment aforesaid specified, Likewise the said John Hendry according to the form of the Statute in such Case lately made and provided Recover against the said John Newbold and Rachel his wife three hundred & six Shillings One — — — pound of tobacco for his Costs Charges and damages Sustained by reason of delay of Execution of the Judgment aforesaid. — to be Levied of the Goods and Chattels which were of the said Henry Alexander at the time of his death ^{remaining} in the hands of the said Rachel to be diminished if so much thereof will be paid thereout if so much will not than the Costs and to be Levied of the proper Goods and Chattels of the said John Newbold and Rachel his wife &c.

Christopher Glap } Somerset County }
William Whittington } William Whittington Late of Somerset County Gent^l was attached
to answer unto Christopher Glap of a plea of trespass upon the Case &c.
And whereupon the said Christopher by Francis Allen his Attorney complains that whereas the said William the Fifteenth day of May in the Year Seventeen hundred and ~~twenty~~ ^{twenty} nine was Indebted unto the said Christopher in six pounds Current Money of Maryland as by a certain Note Drawn by John Murray for the said Sum upon the said William, and by the said William the day and Year aforesaid accepted hereunto annexed may in Court appear and being so thereof Indebted the said William in Consideration thereof the day and Year aforesaid at the County aforesaid upon himselfe did assume and to the said Christopher then and there did faithfully promise that he the said William the said six pounds to the said Christopher when he should be thereunto requested he would well and faithfully pay and Content Nevertheless the said William his promise and assumption as in former aforesaid made nothing regarding butt plotting and fraudulently Intending the said Christopher in that parte Craftily and Subtily to Deceive and Defraud the said six pounds to the said Christopher altho' the same to do the said William by the said Christopher