

said third Tuesday of November to wit the twenty first day of the same month anno Dom: One thousand seven hundred and thirty two at dividing creek in the County of Somerset the aforesaid Abraham Ingram by his attorney aforesaid and the Just: of Somerset County to wit Joshua Caldwell Gent: returned a certain Inquisition Indented, before him at dividing creek in the County aforesaid the eighteenth day of the same month & year after by the oath of honest and Lawfull men of his Bailiwick or County taken by which it appears that the said Abraham has sustained damage by occasion of the non performance of the promise and assumption aforesaid further than his costs and Charges by him about his suit in that part appoyed to nine pounds Current money of Maryland and for those costs and Charges to one pound of Tobacco ... Therefore it is considered that the aforesaid Abraham Ingram Receiver against the aforesaid Edward Adams his damages aforesaid as by the Inquisition aforesaid ^{in terms of} appears, as also five hundred and forty - - - pounds of Tobacco for his costs and Charges as to the same Abraham by the Court here of his account of Jurors as judged which certain damages in the whole do amount to nine pounds Curr: money of Maryland and pounds of Tobacco and the said Edward in Mery Co.

By James Breeman adid.
of Geo: Gibbs

ag.
Randall Revele Esq of Randall
West Dec

Memorandum the self by Francis Allen his attorney sued out his Writ of Habeas Corpus against the defend: the tenor whereof followeth in these words to wit

Somerset P. Charles absolute Lord and Proprietary of the Province of Maryland and Avalon Lord Baron of Baltimore &c. To the Just: of Somerset County

Greeting whereas James Breeman Administrator of all and singular the Goods and Chattels Rights and Credits of George Gibbs Late of Somerset County Dec: lately in our Court to wit the Sixteenth Day of June Anno Dom: one thousand seven hundred and thirty before Wm Plamdr Gent: and his Associates then Justices of our same Court at dividing Creek by Consideration of the same Court obtained his Execution of a certain Judgment against Rand: West, as well of a certain Debt of sixteen pounds five Shillings Lawfull Money of America as four hundred and one pounds of Tobacco which to the said James in our Court were adjudged for his Damages which he had by occasion of the Detaining of the said Debt, as also three hundred ^{and fifty three} pounds which to the said James in our Court were adjudged for his Costs Charges and Damages which he sustained by occasion of Delay of Execution of the Debt and Damages aforesaid Whereof he is Convict as by the Record and Proceeding thereof in our said Court before our Justices at dividing Creek Remaining Manifestly appears, and afterwards to wit the aforesaid Randall West at Somerset County aforesaid made his testament

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