

Caldwell Gent. Sheriff of the County and to this Imparcell'd being called came to witt Edward Beachamp, Parker Selby, George Tule, Littleton Townsend Robert Middlell, Joshua Sturges, George Benton William Mills, Thomas Bell, William Holland John Fleming and Thomas Dixon who to say the truth of the premises being duly asked tried and sworn upon their Oath did say that the said Aaron Lynn did speak utter and pronounce the said words and Infamous words of the said John as he in his declaration and above against him hath complained, and did apeak the Damages of him the said John by Ocasion of the premises and beyond his Costs and Charges by him about his Suit in that part apposed to forty one shillings and six pence Curr. money of Maryland and for those Costs and Charges to one pound of tobacco

Therefore it is Considered that the said John dovington Recover against the said Aaron Lynn the Damages and by the Jurors and in form and apeak as also fifteen hundred and four pounds of tobacco for his Costs and Charges and to the same John by the Court here of his aspect of Increase and judged which certain Damages in the whole do amount to forty one shillings & six pence Curr. money and fifteen hundred and four pounds of tobacco and the said deft in mercy &c

1703 Mad^m. Betty Gale } Somerset s^r William Whittington of Somerset County Gent. alias dit. 10m 17th. s^r William Whittington } Whittington was somoned to answer unto Mad^m. Betty Gale of aplea that he render unto her thirty pounds Curr. money of Maryland and three hundred and fifty one pounds of tob. which to her he oweth and from her he unjustly detaineth &c

And whereupon the said Betty by William Beckinghame her attorney saith that whereas at a County Court of the Right Hon^{ble} the Lord Proprietary of this province that now is held at Dividing Creek in the County of Somerset in aid for the County of Somerset the Third Tuesday of August And Done One thousand Seven hundred and thirty being the Eighteenth Day of the Same Month before Samuel Hopkins Gent. and his Associates Justices of the Same Court she the said Betty by Consideration of the Same Court Recovered against the said William thirty pounds Currant money of Maryland a certain Debt as also three hundred and fifty one pounds of Tobacco for her Damages which she sustained as well by Occasion of the Detaining of the Same Debt as for her Costs and Charges by her about her Suit in that part apposed wherof he is Convict as by the Record and procefs thereof in the Same Court before the Justices there of at Dividing Creek and Remaining fully appears which said Judgement as yett Remains in full Strength Vigor and Effect and altogether Unreversed Annuled or Satisfied and the same Betty as yett did not sue out any Execution on the same Judgement by which Action Accrues to the same Betty to have of the said William the said thirty pounds Currant money and three hundred and fifty one pounds of tobacco Nevertheless the said William tho' often Required the said thirty pounds Currant Money and three hundred and fifty one pounds of Tobacco to the said Betty hath not rendered but the same to her licters to Render hath Denied and the same still Dotte Deny and Unjustly Detaine to the Damage of the same Betty of Sixty pounds Curr. money & seven hundred two pounds of Tobacco &c

there of she being lict &c
pledges &c