

March Court ----- 1733 ----- (137)

he would well and faithfully pay and content nevertheless the said Robert Townsend
his promise and assumption aforesaid in form aforesaid made little regarding but plotting
and fraudulently Intending the same Adam in that part Craftily and Subtily to
Deceive and Defraud he the said Robert Townsend the aforesaid Sum of four pounds
or any part thereof to the said Adam hath not paid or line for the same in any
way Contented altho the said Robert Townsend afterwards (to witt) the same Day and
Year aforesaid at the County aforesaid and Within the Jurisdiction aforesaid by him
the said Adam was thereto Requested but the said Robert Townsend the same to do
hath altogether Refused and Still Doth Refuse and Dary whereby the same Adam
saith he is ^{free} worse and hath Damage to the Value of eight pounds Current Money
aforesaid and thereupon he brings Suit vs
Pledges & John Doe
P. Roe

April 23¹⁷³¹ Robert Townsend is Dr

To 800 foot of plank and Costing it at 10s per foot ----- £. s. d.
40000

Errors Excepted this 15th Day of March 1734 per Adam Spence Jurd

March of 16th 1733 Then came Mr Adam Spence Jurd before me the Subscriber and proved the
above Account according to the form of the Act of assembly

Att which said this Tuesday of March to witt ^{sworn before me J. M. Martin} the nine teenth Day of the same Month
And Dow One thousand Seven hundred and thirty three being the Day of the Return of the
said Writ Comitt the said Adam Spence Jurd by his attorney and the Sher of Somerset County
to whom the foregoing Writ was Directed Likewise Comitt and Makett Return thereof to
the Court here Entored in these Word, following Vizt Non est Inventus for the note Left
per Joshua Caldwell Jurd

Whereupon the said Adam Spence Jurd by his attorney says that
forasmuch as he has Complied with the Law in order to an attachment he may have Judgment
against the said Robert Townsend for his damages and by way of attachment awarding to act of assembly
vs. where upon for that it seems to the Court here that the said Adam Spence has Complied with
the Law as alleged Therefore it is Considered by the Court here that the said Adam Spence

Jurd Recover against the said Robert Townsend his damages by Ocasion of the premises and to the
said four pounds Curr. money of maryland as also all Costs and Charges by the said Jurd
and expended about his suit by way of attachment against the goods, Chattels, rights or Credits

216. of the said Robert Townsend awarding to act of assembly in such Case made and provided &c.

Charles Ramsey
Wm Houston Esqr. Beckett
& Wm Jones Esqr. of the Board
His Lordship the Right honorable the Lord Proprietary of the provinces
of Maryland Commanded the Sher of Somerset County by his writ in
these words following vizt. Somerset p. Charles absolute Lord and pro
prietary of the provinces of Maryland and Avalon Lord Baron of
Baltimore