

August Court . . . . . 1734 . . . . . 192

paid for repairs and Charge in taking him up when him away as aforesaid. Whereupon it is considered by the Court here that the said Thomas Hopcraft serve his said Master Arthur Warwick for the aforesaid Eight days Run away time; Sixteen days, and Likewise the said Thomas Hopcraft is adjudged to serve the said Arthur Warwick for the aforesaid Twenty Mollings and twenty pound of Tobacco paid as aforesaid forty five days; which service in the whole amounts to sixty one days.

Which said sixty one days service is adjudged by the Court, is considered to be full satisfaction for the Run away time and money and Tobacco paid as aforesaid, and to commence at the twenty second day of August Instant.

W<sup>m</sup> Thomas Nevett

William Gray v<sup>s</sup> Nantuckete

Command was given to the Just. of Somerset County that he should take William Gray late of Nantuckete in Somerset County planter if he should be found in his bailiwick and him should safe keep so that he might have his body before the Justices of his Lordships County Court of Somerset to be hold at Dividing Creek the third Wednesday of August then next to answer unto Thomas Nevett of aplea of trespass upon the Case and that thereof he should not fail.

And the said Thomas Nevett by William Beckingham his attorney complains against the said

William Gray in the plea aforesaid as followeth to wit.

Somerset County J<sup>ts</sup> William Gray late of Nantuckete in Somerset County planter was attached to answer unto Thomas Nevett of aplea of trespass upon the Case.

And whereupon the same Thomas by William Beckingham his attorney complains that whereas the aforesaid William Gray after the first day of May which was in the year of our Lord Seventeen hundred and five to wit on the thirteenth day of November in the year of our Lord Seventeen hundred and thirty three at Nantuckete in Somerset County of made his certain note in writing called a promissory Note with his proper hand subscribed bearing date the same day and year last mentioned by which same note the same William Gray did promise to pay to the aforesaid Thomas or his Order one thousand pounds of Tobacco being for like value Rec<sup>d</sup> by reason whereof as also by virtue of the Statute in such cases lately made and provided the same William Gray became and was chargeable to pay unto the aforesaid Thomas one thousand pounds of tobacco when thereof afterwards he should be required and therewith being chargeable the same William Gray in consideration thereof afterwards to wit the same thirteenth day of November in the year aforesaid at the County upon himself did assume and to the same Thomas there and there did faithfully promise that he the same William Gray the same one thousand pounds of Tobacco to the same Thomas when thereof afterwards he should be required well and faithfully would pay and content. Never theless