

June Court ... 1799 .... 36

At which said next Court to wit the twenty first day of November and Dau. One thousand seven hundred and thirty three came againe as well the aforesaid William Gray as the aforesaid James Gold by their attorneys aforesaid and because the Court here of their Judgment of and upon the premises aforesaid to Render as yett will advise thereupon day is further given to the parties aforesaid until next Court to be held at Dividing Creek the third Tuesday of March next following thereof their Judgment for that the Court had Hearer of Law yett he.

At which said next Court to wit the twelfth day of March and Dau. One thousand seven hundred and thirty three came againe as well the aforesaid William Gray as the aforesaid James Gold by their attorneys aforesaid and because the Court here of their Judgment of and upon the premises aforesaid to Render as yett will advise, thereupon day is further given to the parties aforesaid until next Court to be held at Dividing Creek the third Tuesday of June next following thereof their Judgment for that the Court had Hearer of Law yett he. —

At which said next Court to wit the nineteenth day of June and Dau. One thousand seven hundred and thirty three came againe as well the aforesaid William Gray as the aforesaid James Gold by their attorneys aforesaid and thereupon the premises by the Court being seen and fully understood, and the said William Gray Solemnly Celled to present the aforesaid first June Day and came not but made default he.

Therefore it is Considered that the aforesaid William Gray take nothing by his writt and Declaration aforesaid but for his false humour be in money and that the aforesaid James Gold goe himself with out day; and further by the Court it is Considered that the aforesaid James Gold Recover against the aforesaid William Gray Eight hundred & Eighty Seven — pounds of tobacco for his Costs and Charges by him about his defense in that Part sustained to the same James by the Court here according to the form of the Statute in such Case thereupon lately made and provided of his aforesaid adjudget and that the aforesaid James have Hearer of Cessation he.

William Morris - Sonnesel. Esq. Charles absolute Lord and Prop. of the provinces of  
Commission & affidavitt Maryland and Avalon Lord Baron of Baltimore &c. To Thos Williams  
Nicholas Fountain Son John Wanters and Daniel Maddox all of  
Somerset County Court Greeting Know ye that we have Appointed you or any three or two  
of you to be our Commissioners to examine Evidence on behalf of a certain William  
Morris of the County aforesaid Planter in Relation to the bounds of a Tract of Land lying in  
the County aforesaid Called Aunity we therefore Require you or any three or two of you that  
at some time and place as to you or any three or two of you shall soon convenient you  
meet on the aforesaid Land Called Aunity [you first having taken your Oaths on the Holy  
Evangelist of Almighty God according to Act of Assembly in such case made and provided  
And there cause to come before you or any three or two of you all such Evidence as  
shall be to you or any three or two of you Nominated by the said Complainant (or  
Def: if any) and that you examine them upon their corporall Oaths to be by you  
or any three or two of you Administred on the Holy Evangelist of Almighty God  
in the presence of the Complainant (or Def: if any) touching the Truth (or