

August 1733 67

William Robison should be therein convicted that thou the said William Robison should pay the Condemnation of the Court thereupon or Render his Body to the Custody of the Sheriff of Somersset County in Satisfaction thereof or that he the said Josiah Quaternus will do the same for him

Thereupon the said William Robison by W^m Arbuckle his Attorney Comes and Defends the force and Injury when ^{it} and prays Leave thereof to Impare here untill next Court and he hath it and thousand Baies Given to the aforesaid John Purnell here also

At which said next Court to wit the Twenty first day of August Anno Domini one thousand seven hundred and thirty three Came again as well the aforesaid John Purnell by his Attorney as the aforesaid William Robison by his Attorney ^{as}. And thereupon the said W^m Robison as before Comes and Defends the force and Injury when ^{it} and saith that he did not Assume upon himself in manner and form as the ^{as} John above against him hath complained and of this he puts himself upon the Country. And the Pl^t in Like manner.

Thereupon it is Comanded the Sheriffe of Somersset County that Immediately he should Cause to Come here before the Justices of his Lordships County Court of Somersset in Court Individually sitting at Dividing Creek twelve ^{or} by whom ^{he} and who neither ^{he} to Recognise ^{he} because as well ^{he} and afterwards Immediately Came thereof the Jury & the Jurors of that same Jury by Joshua Caldwell Gent: Sheriffe of the County ^{as} to this Impanelled being Called Came to wit, William Handy, William Gray, Geo. Benton, Moses Alexander, Robert Mitchell, Will^m Miles, Thomas Perkins, Cannon Winwright, John White of the point, Thomas Collins Johnson Hill and John White Peromobie. who to say the truth of the premises ^{as} being Sworn, tried and Sworn upon their Oath did say that the ^{as} William Robison did assume upon himself in manner and form as the ^{as} John Purnell above against him hath complained and asessed the Damages of the same John by Omission of the non performance of the promise and assumption ^{as} beyond his Costs and Charges by him about his suit in that part assessed to eleven hundred and seventy ^{four} pounds of tobacco and for those Costs and Charges to one pound tobacco

Therefore it is considered that the ^{as} John Purnell Recover against the ^{as} William Robison his Damages ^{as} by the Jurors ^{as} in form ^{as} asessed as also Six hundred & Sixty ^{two} pounds of tobacco for his Costs and Charges ^{as} to the same John by the Court here of his assent of Increase adjudged which certain Damages in the whole do amount unto Eight hundred & forty one pounds of tobacco and the ^{as} William in Mercy ^{he}