

came hither into Court in his proper person and undertook for the said Thomas Gray and assumed upon himself (likewise the said Thomas Gray assumed upon himself) that if in case the said William Camplin should recover Judgment in the plea aforesaid against the said Thomas Gray or that the said Thomas Gray should be therein convicted that then he the said Thomas Gray should pay the Condemnation of the Court thereupon or render his Body in Execution of such Judgment to the Prison of the Sheriff of Somerset County in satisfaction thereof or that he the said William Camplin will do the same for him.

And the aforesaid Thomas Gray by Francis Allen his attorney cometh and defendeth the force and Injury when &c. and prays leave thereof to answer hereunto next Court and he saith it and the same day is given to the aforesaid William Camplin &c.

All which said next Court to wit the eighteenth day of November Anno. Domini One thousand seven hundred and thirty five came again as well the aforesaid William Camplin as the aforesaid Thomas Gray by their attorneys aforesaid and thereupon the said Thomas Gray as before defendeth the force and Injury when &c. and saith that he did not assume upon himself in such manner and form, as the said William Camplin above against him complains and of this he puts himself upon the Country &c. — and the plea likewise &c.

Thereupon it is Commanded the Sheriff of Somerset County that he immediately he should cause to come here before the Justices of his Lordships County Court of Somerset now sitting at dividing Bench in the County aforesaid twelve &c. by whom &c. and who neither &c. to Recognize &c. because as well &c. and afterwards immediately came thereof the Jury &c. and the Jurors of that same Jury by Joseph M^r Carter Gent. Sheriff of the County aforesaid to this Impannelled being called came to wit Mathew Hopkins, Thomas Dixon, John Williams, William Haritt, Philip Quinton, Peter Claywell, Thomas Bullstb, Hutter Hill, Joshua Carter, John Gaty, John Webb, and John Burkins, who to say the truth of the premises aforesaid being duly Oathed tryed and sworn upon their Oath sayd that the aforesaid Thomas Gray did assume upon himself in manner and form as the said William Camplin above against him hath complained and asayed the damages of the same William by occasion of the non performance of the promise and assumption aforesaid beyond his Cost and Charges by him about his Suit in that part appoyed to Seven pounds Seven Shillings and Eleven pence Curr. money of Maryland and for those Cost and Charges by to One pound of t^ol^o.

Whereupon the said Thomas Gray cometh & says that Judgment ought not to be rendered for the plea in the Verdict aforesaid because he says the declaration is Insufficient in law for that it does not thereby appear that the defendant is indebted to the plea in any sum whatsoever

whereupon