

June Court — — 1735 — — (34)

Tobacco and not more and because the aforesaid Robert Gwan deny not this but the same allegation confesseth to be true pray judgment for those damages above confessed together with his costs and charges aforesaid to him to be adjudged &c.

Therefore by consent of the parties aforesaid it is considered by the Court here that the aforesaid Robert Gwan recover against the aforesaid Andrew Scott his damages aforesaid to the aforesaid two pounds two shillings and two pence current money of Maryland & One hundred and ninety eight pounds of Tobacco in form aforesaid confessed as also Two hundred & thirty six pounds of Tobacco for his costs and charges aforesaid to the same Robert by the Court here and consent of the parties aforesaid adjudged and the aforesaid defendt. in mercy &c.

Ed Duncan Murray
vs
John Bishop Jurd.

Command was given to the Sheriff of Somerset County that he should take John Bishop late of Somerset County planter if he should be found in his bailwark and him should safely keep so that he might have his body before the Justices of his Shires County Court of Somerset to be held at dividing Creek the third tuesday of June then next to answer unto Duncan Murray of a plea of trespass upon the Case &c. And that thereof he should not fail.

And the aforesaid Duncan Murray by George Douglas his Attorney complained against the aforesaid John Bishop in the plea aforesaid as followeth to wit Somerset s. John Bishop late of Somerset County planter was attached to answer unto Duncan Murray of a plea of trespass upon the Case &c.

And whereupon the said Duncan by George Douglas his Attorney complains that whereas the said John on the seventh day of April Ann. Dom. Seventeen hundred and thirty five at Somerset County aforesaid within the Jurisdiction of this Court was indebted to the said Duncan in the sum of eighteen pounds eleven shillings and nine pence current money of Maryland for sundry goods & merchandises by the said Duncan to the said John at the special request and Instance of the said John before that time sold and delivered as by an Account thereof herewith into Court brought and hereto annexed may appear and the same John being so thereof indebted in consideration thereof upon himselfe did assume unto the said Duncan then and there faithfully promise that he the said John the aforesaid eighteen pounds eleven shillings and nine pence when he should be afterwards thereof required to the said Duncan would faithfully pay and content and altho the said John hath paid to the said Duncan four pounds four shillings and six pence current money aforesaid part of the said eighteen pounds eleven shillings and nine pence Nevertheless