

These with his proper hand & seal subscribed and to the said Thomas Wye and there did deliver by which said note the said William did promise to pay to the said Thomas Dewwood or to his order the sum of three pounds eight shillings Curr. money of Maryland for value Recd. by means whereof and by force of the Statute in that case made and provided the said William became chargeable to pay to the said Thomas the said sum according to the tenor of that note and being so thereof chargeable on Consideration thereof afterwards to witt the day and Year aft at the County of up. on himselfe did assume and to the said Thomas Wye and there did promise that he the said Wm. would pay to the said Thomas the said three pounds eight shillings when he should be afterwards thereof required Never to stop the said William his promise and assumption of in force aft made nothing regarding but minding and fraudulently Intending the said Thomas in that part negligently & Sub. lly to receive and defraud the said three pounds eight shillings (the sum of afterwards to witt the day and year aft at the County aft and often afterwards by the said Thomas Wye to request) to the said Thomas hath not paid but the same to pay hath refused and still doth refuse to the damage of the said Thomas the pounds Curr. money of Maryland and thus of the brings suite

Whereupon the said William Wye did at the request of the said Thomas Dewwood by his attorney of is adjudged to give speciall bail to the action of the said Thomas Dewwood by his attorney of is Gluckeman present herein Court understood for the said William Wye that if in case the said Thomas Dewwood should recover Judgment in the plea aft against the said William Wye or that the said Wm. Wye should be theron in Court that then the said William Wye shall pay the Condemnation of the Court thereupon or under his body in Execution of such Judgment to the prison of the Sheriff of Somerset County in Satisfaction thereof or that he the said Joseph M. Foster will do the same for him in

Wherupon the said William Wye in his proper person comes and defends the free and Jury when he said says that he cannot gainsay the action aft of the said Thomas Dewwood nor can he say but that he did assume upon himselfe in manner and form as the said Thomas Dewwood above against him hath complained and as to the damages of the same Thomas by him by Omission of the premises in that part sustained the same William saith and Confesseth that the said Thomas hath sustained Damages by Omission of the premises beyond his Costs and Charges by him about his suit in that part aforesaid to three pounds eight shillings Currant money and not more and because the said Thomas Dewwood not his but the same allegation Confesseth to be true pray Judgment for those Damages above suffered together with his Costs and Charges aft, adjudged

Therefore by Consent of the parties of it is Considered that the said Thomas Dewwood recover against the said Wm Wye sum. his Damages aft to three pounds eight shillings Curr money