

November Court - - - - 1737 - - - - 149

Whereas / 3016 came here into Court Whittington King late of Somerset County
planter in his proper person before the afo^d Justices at deviding Creek and under took for
the same Womney McClemmy and assumed upon himself Likewise the said Womney
McClemmy present herein Court in his proper person assumed upon himself that
if it should happen that Judgment in the plea afo^d should be rendered for the same
Martin against him the said Womney or that he the said Womney should be therein
convicted that then the said Womney should pay and satisfy unto the said Martin
the Judgment of the Court thereupon or render his body in Execution of such Judgment
to the prison of the sheriff of the County afo^d thereto remains until the same Judge
be fully satisfied or that he the same Whittington will do the same for him &c
And the aforesaid Womney McClemmy by William Arbuckle his attorney Cometh &
defendeth the force and injury wherein & and saith that he did not assume upon
himself in manner and form as the plaintiff above against him hath complained
and of this he puts himself upon the Country and the afo^d Martin fenton in like
manner. And afterward the same day the afo^d Womney relinquisheth his Verifica-
tion afo^d by him above pretended saith that he cannot deny the action afo^d of the aforesaid
Martin fenton nor but that he did assume upon himself in manner and form as the afo^d
Martin fenton above against him hath complained and as to the damage of the same
Martin by him by Question of the premises in that part Sustained the same Womney McCle-
mmy saith and acknowledgeth that the afo^d Martin hath Sustained damages by Question
of the premises beyond his costs and charges by him about his suit in that part
appered to Eight pounds ten shillings Curt. money of Maryland and not more and
because the afo^d Martin doth not this but the same allegation believeth to be true pray
Judgment for those damages above acknowledged together with his costs and charges afo^d to him
to be adjudged &c Therefore by Consent of the parties afo^d it is considered that the aforesaid
Martin fenton recover against the afo^d Womney McClemmy in damages afo^d to the afo^d Eight pounds
ten shillings Curt. money of Maryland by the same Womney in form afo^d acknowledged as also
pounds of tobacco for his costs and charges afo^d to the same Martin
at his request by the Court now held of the aforesaid of the parties afo^d adjudged which certain damage
in the whole amount to eight pounds ten shillings Curt. money of Maryland and
pounds of tobacco with ready money due the first day of July next & of dñe m^r money