

Sturges Charles Towns and Joseph Houston Robert Mitchell Richard Chambers William Mumford Moses Driskill George  
Benton John Stiles John Eden James Jones who to say the truth of the premises <sup>of</sup> being duly elected tryed & sworn and  
after that the <sup>same</sup> Jurors of their Verdict hereof today by the Court were charged and from the bar of this Court of their  
Verdict of said upon the premises to render between them selves to Command did render and thereof amongst them  
selves being fully agreed and afterwards to the same Bar for their Verdict in that part to render returned  
but the <sup>of</sup> Thomas Fletcher & Sarah his wife altho' solemnly called came not nor in their Will & Satisfaction <sup>of</sup>  
against the <sup>of</sup> Abraham Mannering & Sarah his wife further proceeded —

Therefore it is considered that the <sup>of</sup> Thomas Fletcher and Sarah his wife and their Executors of Proceedings  
to witt John Doe & Richard Roe be in wrong and that the <sup>of</sup> Abraham Mannering and Comfort his wife goe Home  
of without Day &c. and also it is considered that the aforesaid Abraham Mannering and Comfort sever against  
the <sup>of</sup> Thomas Fletcher & Sarah his wife

755 of Tobacco for their Costs and Charges by them about their Defence in that part Sustained to the said Abraham and  
Comfort by the Court here of their apent amounting to the sum of the Statute in such Case lately made and provided  
adjudged and that the <sup>of</sup> Abraham Mannering and Comfort his wife have thereof their Exoneration —

B. H. John Barkley Junr. — { Somerset County J<sup>es</sup> / Ann Draper Executrix of the last will and Testament  
of Alex<sup>r</sup> Draper late of the County of Somerset dec<sup>d</sup> was attached to answer —  
of Alexander Draper. } unto John Barkley Junr. of a plea of trespass upon the Case &c. —

And whereupon the said John by Francis Allen his attorney complains that whereas  
the said Alex<sup>r</sup> in his life time to witt the first day of may Anno Dom<sup>o</sup> seventeen hundred and thirty  
four at the County of Somerset a<sup>fo</sup>. within the Jurisdiction of this Court was indebted unto the said  
John in seven pounds sixteen shillings and six pence cur<sup>re</sup>nt money of Maryland for and up proper  
ly chargeable in account as by account thereof hereunto annexed may in Court appear and  
being thereof indebted the said Alex<sup>r</sup> his life time to witt the day and year a<sup>fo</sup>. at the place  
a<sup>fo</sup>. in consideration thereof upon himself did assume and to the said John then and there did  
faithfully promise that he the said Alex<sup>r</sup> the said seven pounds sixteen shillings and six  
pence to the said John when he should be thereunto requested he would well and faithfully  
pay and Content and altho' the said Alex<sup>r</sup> in his life time three pounds eighteen shillings  
and six pence peell of the a<sup>fo</sup> seven pounds sixteen shillings and six pence to the said John  
he hath paid and Satisfied yett as to three pounds eighteen shillings Residue of the a<sup>fo</sup> seven pound  
sixteen shillings and six pence the said Alex<sup>r</sup> in his life time nor the a<sup>fo</sup> Ann since the decease  
of the said Alex<sup>r</sup> the promise and assumption of the said Alexander in form a<sup>fo</sup> made nothing  
regarding