

June Court 1741 108

may answer, upon which the aforesaid James hath day given him by the Court here to answer unto the aforesaid Benjamin until the third day the hind day of this term, and the same James at the same day alio solemnly called to answer same not nor saith nothing in bar, or preclusion, of the action aforesaid, of the aforesaid Benjamin by which the same Benjamin remaneth agt. the said James, whereof he defendeth. &c. By Reason whereof the same Benjamin his damages by reason of the non performance of the promise and assumption aforesaid against the aforesaid James ought to recover —

Whereas at the prayer of the same Benjamin, and of the consent of the aforesaid James, the Justices here according to act of Assembly in such case made and provided, apesed the damage of the same Benjamin by reason of the non performance of the promise and assumption aforesaid beyond his costs and charges, by sum about his suit in that part appened to five pounds current money of Maryland &c.

Therefore by Consent of the parties aforesaid it is considered that the aforesaid Benjamin Warrington recover against the aforesaid James Townsend his damages aforesaid to the aforesaid five pounds curr. money of Maryland by the Justices aforesaid in form aforesaid apesed, also five hundred and forty six pounds of tobacco, for his costs and charges, aforesaid, to the same Benjamin, at his request by the Court was here adjudged, what certain damage in the whole amount to five pounds curr. money of Maryland, and five hundred and forty six pounds of tobacco and the aforesaid James in Maryland there

You James Townsend and John Townsend and Solomon Townsend do confess Judgment unto Benjamin Warrington for the sum of five pounds current money of Maryland and five hundred and forty six pounds of tobacco which sum was recovered by the said Benj: Warrington against James Townsend on the sixteenth day of June in the County Court of Somerset before the Justices thereof dividing such which said sum of five pounds curr. money of Maryland and five hundred and forty six pounds of tobacco to be levied of his body goods or chattels lands or tenements for the use of the said Benjamin Warrington in case the said James Townsend shall not pay and satisfy to the said Benjamin Warrington the said sum of five pounds curr. money of Maryland and five hundred and forty six pounds of tobacco so as aforesaid against him with additional costs thereon on the tenth day of November next — Taken before us this 18<sup>th</sup> day of June 1741 — J. Scott

W<sup>m</sup> Lane

Henry Reynolds } Command was given to the Sheriff of Somerset County that  
William Colberson } he should take William Colberson late of Somerset County Labourer.  
if he should be found in his bailiwick and him should safe keep so that he might have his body before the Justices of his Lordships County Court of Somerset to be held at —  
Dividing yearly the third Tuesday of June and Dondone thousand seven hundred and forty one to answer unto Henry Reynolds of a plea of trespass upon the lawes &c and the same day is given to the aforesaid Henry, here also &c. And hereupon the said Henry declared against the aforesaid William in the pleads in form following... Somerset vs. William Colberson late of Somerset County Labourer was attached to answer unto Henry Reynolds of a plea of trespass upon the lawes &c . . . .  
And whereupon the said Henry by George Douglass his attorney complains that whereas