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aforesaid George Russell in his proper person in custody as aforesaid and whereupon at the request of the parties of
further day in them now here given until next Court to be held at dividing Creek in and for the County aforesaid the third
Tuesday of March then next following in the same state as at present saving to the parties aforesaid

At Which day here came againe as well the aforesaid Thomas Nevet by his attorney aforesaid as the
aforesaid George Russell in his proper person in custody as aforesaid and hereupon the said Thomas Nevet declared ag.
the said George in the plea aforesaid in form following: Somers. G. George Russell Late of Somerset County
planter was attached to answer unto Thomas Nevet of a plea of trespass upon the last Ten -

And whereupon the same Thomas by William Arbuckle his Attorney complains that whereas the afo. George
after the afo. first day of may in the year of our Lord seventeen hundred and five to witt the nineteenth day of December in the
year of our Lord one thousand seven hundred and thirty nine at Somerset County by his ^{note in} certain writing called a promissary note
with his proper hand subscribed bearing date the same day and year last mentioned and that note to a certain Charles
Dashell for the use of the same Thomas did then and there deliver and by the said note promised to pay to the same Charles (by
the name of Cap. Charles Dashell) for the use of Thomas Nevet the sum of Eleven pounds paper Currency for Value received
by reason of which as also by force of the statute in this case lately made and provided the same George became chargeable to pay to
the same Charles for the use of the same Thomas or to the same Thomas the afo. Eleven pounds according to the tenor of the said note
and so thereof chargeable being the afo. George in consideration thereof afterwards viz. the same day and year at Somerset afo. upon
himself assumed and to the same Charles then and there faithfully promised to pay the afo. Eleven pounds according to the tenor
of the same Note Nevertheless the afo. George his promise and assumption afo. in form afo. made little regarding but plotting and
fraudulently intending the same Thomas of the Eleven pounds afo. craftily and subtilly to deceive and defraud the afo. Eleven
pounds or any part thereof (altho: often required) to the same Charles or Thomas hath not paid but the same to pay hath hitherto
altogether refused and still doth refuse to the damage of the said Thomas twenty two pounds Curr. money of Maryland and thereof
he brings suite

And the aforesaid George Russell in custody as aforesaid in his proper person Cometh and
defendeth the force and injury when ^{Pledg. vs. J. Doe R: Roe} and prayeth Leave thereof to Imparle here until next Court to be held at dividing
Creek the third Tuesday of March then next following and he hath it and the same day is given to the aforesaid Thomas Nevet

At Which day here came againe as well the aforesaid Thomas Nevet by his attorney aforesaid as the afo. George
Russell in custody as aforesaid in his proper person And whereupon the said George Russell prays further leave thereof to
Imparle here until next Court to be held at dividing Creek the third Tuesday of June then next following and he hath it and the same
day is given to the afo. Thomas here also &

At Which day here came againe as well the afo. Thomas Nevet by his attorney afo. as the afo. George Russell in
custody as afo. in his proper person and whereupon the said George Russell as before defends the force and injury when & and
says he did assume upon himself in manner and form as the said Thomas above against him hath complained and of this he
puts himself upon the Country - and the plaintiff in like manner... Therefore it is Comanded the Sheriff that imme-
diately he should cause to come here before his Lordships Justices Twelve &c. by whom &c. and who neither &c. to be recognized
because as well &c. and the sum of that Juror being called some of them to witt Edward Hough, Joshua Redwell John
Dammis &c.