

June Court 1741

McNeal the Judgment of the Court thereupon or Render his body in Execution of such Judgment to the prision
of the County aforesaid in satisfaction thereof or that he the said Robert Gwon will doe the same for him.

2 And the aforesaid John Wildman by William Arbuttle his attorney comitt. and defendeth the
force and Injury whereto and payeth leave thereto Imparle here with 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
 Archibald here also &c.

At which day here came again as well the aforesaid Archibald McNeal as the aforesaid
John Wildman by their attorneys aforesaid and whereupon the said John Wildman as before defends the force and Injury
whereto and says he did not assume in manner and form as the plaintiff above against him hath complained of him
he puts himself upon the Country - and the said Archibald in like manner Therefore it is commanded that sheriff
that he should cause to come here before the Justices at the next Court to be held the third Tuesday of June next
following twelve days by whom so ever who neither he to recognize it because as well he and the same day is given to the aforesaid
parties here to At which day before his Lordships Justices at a Court then held at dividing Creek in and for the County
aforesaid came as well the aforesaid Archibald McNeal as the aforesaid John Wildman by their attorneys aforesaid and the
Juryors of that Jury being called some of them to wit Edmund Hough Joshua Caldwell, John Dennis Jr. Joseph Miller
Nichelle Jones, John Evans, John Miller, Solomon Long, Robert Mitchell, Daniel Jones and William Brown came
and were sworn upon that Jury and because one of the juryors of that same Jury did not appear where fore an other
of the standers by heremt elected by the Sheriff of the County aforesaid and at the Request of the aforesaid Archibald
McNeal and by the command of the aforesaid Justices is newly put on whose name to the panelle written
is affixed according to the form of the Statute in such case made and provided which said jury so newly put on to wit
Cornelius Dennis being called likewise came who to say the truth of the premises aforesaid together with the other
Impannelled and sworn being called tried and sworn upon their oaths say that the aforesaid John Wildman did assume upon
himself in manner and form as the aforesaid Archibald McNeal above against him hath complained and caused the damages of
the same Archibald by Occasion of the non performance of the promise and assumption aforesaid beyond his costs and charges by
him about his suit in that part apposed to four pounds eighteen shillings and one penny last money and for those costs and
charges to one pound of tobacco

Therefore it is considered that the aforesaid Archibald McNeal recover against the aforesaid John Wildman his damages
aforesaid by the Juryors aforesaid in form aforesaid as also:

pounds of tobacco for
his costs and charges aforesaid to the same Archibald by the Court now here of his Agent aforesaid increased adjudged which certain damages
in the whole amount to four pounds eighteen shillings and one penny last money and:

pounds of tobacco and the aforesaid John in merchis -