

Holland and Esther his wife admors of the aforesaid John Harris by ded. for his damages aforesaid by way of attachment according to act of assembly in such case made and provided &c

Thereupon for that it seems to the Court here that the aforesaid Francis Allen hath Complied with the Law as alleged &c. Therefore it is Considered that the aforesaid Francis Allen Recover against the aforesaid Insects Holland and Esther his wife admors as aforesaid the Sum of Two thousand One hundred and Ninety One pound, of Hobans his damages by Quaswin of the premises aforesaid as also all Cost and Charges by the said plaintiffe Laid Out and Expended about his suit by way of attachment against the goods, Chattels and Credits of the said John Harris by ded. according to act of assembly in such case made and provided &c

Ed. John M^r Luddy
 of
 Christopher Dominick Jackson

Cominand was given to the Sheriff of Somerset County that he should take Christopher Dominick Jackson late of Somerset County Surgeon 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 week the third Tuesday of November Anno Dom one thousand seven hundred and forty one to Answer unto John M^r Luddy of a plea of trespass upon the Case and the same day is given to the afo John here &c

And the said John M^r Luddy Complained against the afo Christopher Dominick Jackson in the plea afo in form following - Somerset s/ Christopher Dominick Jackson late of Somerset County Surgeon was attached to Answer unto John M^r Luddy of a plea of trespass upon the Case &c

And Whereupon the said John by Geo. Douglas his Attorney Complains that whereas the said Christopher on the first day of March Anno Dom MDCCCL at the County afo was Indebted to the said John in twenty six pounds fourteen shillings Curr^t money of Maryland forundry matters properly in Account Chargeable as by Account thereof hereto annexed may appear and so being thereof Chargeable on Consideration thereof afterwards to wit the day and year afo at the County afo upon himself did Assume and to the said John then and there faithfully promise to pay to the said John the said twenty six pounds fourteen shillings when he should be afterwards thereto required by the said John and altho' the said Christopher hath paid of the said Sum six pounds fifteen shillings money afo Never theless as to Nineteen pounds nineteen shillings residue of the said twenty six pounds fourteen shillings the said Christopher his promise afo in form afo made not regarding but minding and fraudulently intending the said John, in that part craftily and Subtily to deceive and defraud the said Nineteen pounds nineteen shillings to the said John hath not paid or him for the same in any sort hitherto Contented but that to doe altogether hath refused and still doth refuse altho' thereto afterwards to wit the day and year afo at the County afo and often since that time by the said John required whereupon the said John says - he is damnified forty pounds Curr^t money of Maryland and thereof he brings Suit &c Pleas. v. J. Doe & B. Roe . . .

1740	Christopher Dominick Jackson to John M ^r Luddy	Brought up	£ 14 14 0
	To Laying of your Shop floors	To Dore for your Store house	£ 16 0 0
	To Laying your Shop	To Laying the Lower floor of your house and Shead and getting Sleepers	£ 8 0 0
	To making Shelves and Counter	To your upper floor and Shead	£ 15 0 0
	To Steps and Leger and doore	To 2 Shack frames and Shuts	£ 10 0 0
	To window Shuts and Laying	To 4 Small window frames and Shuts	£ 5 0 0
	Carried Up	Carried Over	£ 4 14 0
			£ 12 5 6