

Sheriffe of the County of - in satisfaction thereof or that he the said Christopher Doodle will doe the same for him &  
And the as<sup>d</sup> Absolom Hobbs by William Arbuckle his Attorney comes and defends the force and Injury when &  
and prayeth leave thereof to Imparle hereuntill next Court to be held at dividing Creek the third Tuesday of August then -  
next following and he hath it and the same day is given to the as<sup>d</sup> William here also &

At which day here came again as well the as<sup>d</sup> William Breerton as the as<sup>d</sup> Absolom Hobbs by their -  
Attorneys as<sup>d</sup> and whereupon the said Absolom Hobbs pray further leave thereof to Imparle hereuntill next Court to -  
be held at dividing Creek the third Tuesday of November then next following and he hath it and the same day is given -  
to the as<sup>d</sup> William here also &

At which day here came again as well the as<sup>d</sup> William Breerton as the as<sup>d</sup> Absolom Hobbs by their -  
Attorneys as<sup>d</sup> and whereupon the as<sup>d</sup> Absolom Hobbs as before defends the force and Injury when & and say he did -  
not Assume in manner and form as the plaintiff above against him hath complained and of this he puts himself upon -  
the Country. And the as<sup>d</sup> William Breerton in like manner - Therefore it is Comanded the sheriffe that -  
Immediately he should cause to come here before his Lordships Justices twelve & by whom & and whonither & to -  
recognize & because as well & and the Jurors of that Jury being called some of them to witt John Dennis J<sup>r</sup> John ~~W~~  
Woolford George Tull Ephraim Wagaman William Nelson James Polk Maxs Mills <sup>and</sup> William Gray came and were -  
sworn upon that Jury and because the residue of the Jurors of that same Jury did not appear therefore others of those standing -  
by hereunto affected by the sheriffe of the County of - and at the request of the as<sup>d</sup> William Breerton and by the Comand of -  
the as<sup>d</sup> Justices are newly put on whose names to the pannel within written are affiled According to the form of the statute in -  
such case made and provided which said Jurors so newly put on to witt David Polk Samuel Powell Samuel Handy &  
Benjamin Langford being called Likewise came who to say the truth of the premises as<sup>d</sup> together with the other Jurors  
as<sup>d</sup> first Impannelled and sworn being Elected tryed and sworn upon their Oath say that the as<sup>d</sup> Absolom Hobbs did -  
Assume upon himself in manner and form as the as<sup>d</sup> William Breerton above against him hath complained and asseped -  
the damages of the same William by Occasion of the non performance of the promise and Assumption as<sup>d</sup> beyond his -  
Costs and Charges by him about his Suit in that part apposed to one pound Seventeen Shillings Curr<sup>t</sup> money of Maryland -  
and for those Costs and Charges to one pound of tobacco

Therefore it is Considered that the as<sup>d</sup> William Breerton recover against the as<sup>d</sup> Absolom Hobbs his -  
damages as<sup>d</sup> by the Jurors as<sup>d</sup> in form as<sup>d</sup> asseped as also: Seven hundred and Sixty One - - - - - pounds  
of tobacco for his Costs and Charges as<sup>d</sup> to the same William by the Court now here of his Assent of Increase adjudged which -  
Certain damages in the whole amounts to one pound Seventeen Shillings Curr<sup>t</sup> money of Maryland and: Seven hundred and  
Sixty Two - - - - - : pounds of tobacco and the as<sup>d</sup> Absolom in mercy &

739  
740  
740