

speciall bail to the action ag<sup>t</sup> - Thereupon a certain William English of Somerset County planter present herein Court in his proper person undertook for the said Benjamin Warrington (likewise the said Benjamin Warrington present herein Court in his proper person assumed upon himself that if it should happen that Judgment in the plea ag<sup>t</sup> should be rendered for the same William Lockwood against the same Benjamin Warrington or that the same Benjamin Warrington should be therein Convict that then he the said Benjamin Warrington should pay and satisfie unto the said William Lockwood the Judgment of the Court thereupon or render his body in execution of such Judgment to the prison of the Sheriff of the County ag<sup>t</sup> in satisfaction thereto he the said William English will do the same for him &c

And the afo<sup>r</sup> Benjamin Warrington in his proper person comell and defendeth the force and Injury wher<sup>e</sup> and saith that he cannot deny the Action ag<sup>t</sup> of the afo<sup>r</sup> William Lockwood nor but that he did assume upon himself in manner and forin as the afo<sup>r</sup> William Lockwood above against him hath complained and as to the damage William by him by Occasion of the premises in that part sustained the same Benjamin saith and acknowledgeth that the afo<sup>r</sup> William hath sustained damages by Occasion of the premises beyond his costs and charges by him about his suit in that part apposed to four pounds law<sup>m</sup> money of Maryland and not more and because the afo<sup>r</sup> William deniy not this but the same allegation grants to be true prou<sup>d</sup> Judgment for those damages above acknowledged together with his costs and charges ag<sup>t</sup> to him to be adjudged &c

Therefore by Consent of the parties ag<sup>t</sup> it is Considered that the afo<sup>r</sup> William Lockwood recover against the afo<sup>r</sup> Benjamin Warrington his damages ag<sup>t</sup> to the afo<sup>r</sup> four pounds law<sup>m</sup> money of Maryland by the same Benjamin informed afo<sup>r</sup> acknowledged also: Three hundred and fifty three - - - - - pounds of tobacco for his costs and charges ag<sup>t</sup> to the same William at his request by the Court now here of the aent of the parties adjudged which certain Damages in the whole amount to four pounds law<sup>m</sup> money of Maryland and: Three hundred and fifty three - - - - - pounds of tobacco and the afo<sup>r</sup> Benjamin in mercy

Moses Challe Jr.

On in and was given to the Sheriff of Somerset County that he should for Whittington Johnson late Whittington Johnson late of Somerset County planter if he should be found in his Bailey wick and shal safe keep so that he might have his body before the Justices of his Lordships County Court of Somerset to be held at Dividing Creek the third Tuesday of March anno Domini one thousand seven hundred and forty one to answer unto Moses Challe Jun<sup>r</sup> of a plea of trespass upon the case & land the same day is given to the afo<sup>r</sup> Moses here &c

And the said Moses Challe complained of the afo<sup>r</sup> Whittington Johnson in the plea ag<sup>t</sup> in form following - Somerset f/ Whittington Johnson late of Somerset County planter was attached to answer unto Moses Challe Jun<sup>r</sup> of a plea of trespass upon the case & And Whereupon the said Moses by Francis Allen his Attorney Complains that