

by the name of Long trusted being part of the said tract unto the said Thomas Fletcher and his heirs and assigns for ever when by the said Thomas Fletcher or his heirs Ex^{ts} Dom^{ts} or assigns he shall be thereunto required then the above obligation to be void and of none effect or else to stand be and remain in full force power and virtue in law which being read and heard the said John says that the said Thomas his action ag^t against him the said John to have and maintain ought not because he says that at any time before the Impetration of the original writ of him the said Thomas or since that time he the said John was not by the said Thomas or his assigns requested to convey alienate or make over the ag^t two hundred acres of land in the said Condition mentioned whereof he prays Judgment if he the said Thomas his action ag^t against him the said John to have and maintain ought

Whereupon the said Thomas Fletcher by his attorney aforesaid prays Leave thereof to Imparle hereunto next Court to be held at dividing Creek in and for the County aforesaid the third Tuesday of March then next following and he hath it and the same day is given to the aforesaid John here

All which day here came againe as well the aforesaid Thomas Fletcher as the aforesaid John Lamberson by their attorney aforesaid And whereupon the said John Lamberson Relinquisheth his Verification aforesaid by him first above alleged and saith that he cannot deny the action ag^t of the ag^t Thomas Fletcher nor can he say but that the writing obligatory ag^t is the deed of him the same John Lamberson nor but that he owes the same Thomas the ag^t one hundred and forty pounds of Leg^l money of Maryland in manner and form as the ag^t Thomas above against him hath declared

Therefore it is considered that the ag^t Thomas Fletcher recover against the ag^t John Lamberson his debt ag^t and his damages by occasion of the detention of the same debt to Four hundred and 42^h Forty Four pounds of tobacco to the same Thomas of his assent by the Court here adjudged. and the ag^t John in mercy & Memorand^m the plaintiff releaseth the penalty aforesaid upon the Defend^t paying of Seventy pounds current money of Maryland and Interest from the date of the writing obligatory aforesaid) and Costs

Ed. Patrick Connelly } Command was given to the Sheriff of Somerset County that he should
Wth A Hugh Rimmer. } take Hugh Rimmer late of Somerset County planter if he should be found in
his bailwick 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 Creek
the third Tuesday of June Anno Domⁱ one thousand seven hundred and forty one to answer unto Patrick
Connelly of a plea of trespass upon the Case and the same day is given to the ag^t Patrick here

Att