

November Court. .... 17/10. .... 43

premises beyond his Costs and Charges by him about his suit in that part apposed to nine hundred pounds of tobacco and not more and because the a<sup>r</sup>. Joshua denys not this but the same Allegation grants to be true praei<sup>r</sup> Judgment for those damages above Acknowledged together with his Costs and Charges a<sup>r</sup>. to him to be adjudged.

Therefore by Consent of the parties a<sup>r</sup>. it is Considered that the a<sup>r</sup>. Joshua Goldwell recover against the a<sup>r</sup>. Alexander McGinty his damages a<sup>r</sup>. to the a<sup>r</sup>. Nine hundred pounds of tobacco by the same Joshua in form a<sup>r</sup>. Acknowledged a<sup>r</sup> also: Two hundred and Seventy four --- pounds of tobacco for his Costs and Charges a<sup>r</sup>. to the same Joshua at his request by the Court now here of the absent of the parties a<sup>r</sup>. Adjudged which certain Damages in the whole amounts to: Eleven hundred and Seventy four --- pounds of tobacco and the a<sup>r</sup>. Alexander in Mercy.

At John Wildman Command was given to the Sheriff of Somerset County that he should take Henry Reynolds late of Somerset County Bricklayer if he should be found in his bailewick 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 November Anno Dom one thousand seven hundred and forty to answer unto John Wildman of a plea of trespass upon the case & and the same day is given to the a<sup>r</sup>. John there<sup>t</sup>. And hereupon the said John declared against the a<sup>r</sup>. Henry in the plea a<sup>r</sup>. in form following.... Somerset s<sup>r</sup>. Henry Reynolds late of Somerset County Bricklayer was attached to Answer unto John Wildman of a plea of trespass upon the case &.

And Whereupon the same John by William Arbuckle his Attorney complains that whereas the a<sup>r</sup>. Henry after the first day of May in the year of our Lord seventeen hundred and five to witt the tenth day of September in the year of our Lord seventeen hundred and forty at Somerset County by his certain note in writing called a promissory note with his proper hand subscribed bearing date the same day and year last mentioned and that note to the same John then and there did deliver by which said note the same Henry did promise to pay or cause to be paid to the same John or his Order the sum of thirteen pounds five shillings and four pence Current money of the province of Maryland to be paid on demand for value received and by reason thereof as also by force of the statute in such case lately made and provided the same Henry became chargeable to pay to the same John the sum of money a<sup>r</sup>. according to the tenor of the same note and so thereof chargeable being the said Henry in consideration thereof afterwards (w<sup>t</sup>it) the same day and year a<sup>r</sup>. at Somerset County a<sup>r</sup>. upon himself did assume and to the same John then and there faithfully promise to pay him the a<sup>r</sup>. sum of money agreeable to the tenor of the note a<sup>r</sup>. Nevertheless the a<sup>r</sup>. Henry his promise and assumption a<sup>r</sup>. in form a<sup>r</sup>. informed made little regarding but minding and fraudulently intending the same John in that part craftily and subtilly to deceive and defraud the sum of money a<sup>r</sup>. or any part or perceall thereof unto the same John (alio<sup>t</sup>) the same to do the a<sup>r</sup>. Henry afterwards to witt the twentyfifth day of September in the year last mentioned and oftentimes since that time at Somerset County a<sup>r</sup>. by the same John was requested hath not paid or contented but the same to him to pay or in any sort content the said Henry hath hitherto altogether refused and still doth refuse to the damage of the same John twenty seven pounds Current money of Maryland and thereof he brings suit.

Pedro P. De Rio Roe

A Copy of the foregoing declaration was made and sent to be served on the defendant in order for a speedy Tryall At which day here came the aforesaid John Wildman by his attorney aforesaid and the Sheriff to witt John Hardy Gent now here returned that he had taken the aforesaid Henry Reynolds whose body here at this day he had ready to answer the a<sup>r</sup>. John Wildman of the a<sup>r</sup>. Com.