

plea as to him it was Comanded And further the sd Sheriff returned that he had served the aforesaid Henry Reynolds with a copy of the foregoing declaration according to act of assembly in such case made and provided

And the said Henry Reynolds in his proper person Cometh and defendeth the force and Injury when^t and saith that he cannot deny the action aforesaid of the aforesaid John Wildman nor but that he did assume upon himself in manner and form as the aforesaid John Wildman above against him hath Complaind and as to the damage of the same John Wildman by him by Occasion of the premises in that part sustained the same Henry Reynolds saith and acknowledgeth that the aforesaid John Wildman hath sustained damages by Occasion of the premises beyond his Costs and Charges by him about his Suit in that part appoyed to fifteen pounds five Shillings and four pence Curr^t money of Maryland and not more and because the aforesaid John Wildman denyes not this but the same Allegation grants to be true pray Judgment for those damages above acknowledged together with his Costs and Charges aforesaid to him to be adjudged

Therefore by Consent of the parties aforesaid It is Considered that the aforesaid John Wildman Recover against the aforesaid Henry Reynolds his damages aforesaid to the aforesaid fifteen pound five Shillings and four pence Curr^t money of Maryland by the same Henry in form as acknowledged as also 343 pound of Tobacco for his Costs and Charges as to the same John at his Request by the Court now here of the aforesaid of the parties as adjudged which certain damages in the whole amount to fifteen pounds five Shillings and four pence Curr^t money of Maryland and pound of Tobacco and the sd Henry Reynolds in Merry Ser.

vs. Moses Chaille --- Somerset County of Matthias Nicholson late of Somerset County planter ad. dict Matthias Nicholson of Somerset County in the province of Maryland planter was summoned to answer unto Moses Chaille of plea that he render unto him Eighteen pound five shillings and six pence Curr^t money of the province as. which to him he owes and unjustly detain^s. And Whereupon the said Moses by Francis Allen his Attorney saith that whereas the said Matthias the Eighteenth day of March Anno Dom^o seventeen hundred and thirty nine at the County as. within the Jur^{is} of this Court by his certain writing obligatory which the said Moses with the seal of the said Matthias signed here into Court brings the date whereof is the same day and year did acknowledge himself to be bound unto the as. Moses in the as. Eighteen pounds five Shillings and six pence Curr^t money as. to be paid unto the said Moses when he should be there unto required yett the said Matthias tho. often required the said Eighteen pounds five Shillings and six pence Curr^t money as. to the said Moses hath not rendered but the same to him hitherto to render hath denyed and still both deny and unjustly detain to the damage of the said Moses of fifteen pounds Curr^t money as. and thereupon he brings Suit. Pledg^t vs. John Doe: B: Roe

And the as. Matthias by George Douglas his Attorney Cometh and defendeth the force and Injury when^t and saith that he cannot deny the action as. of the as. Moses Chaille nor but that the writing obligatory as. is the deed of the same Matthias nor but that he oweth the same Moses the as. Eighteen pounds five Shillings and six pence Curr^t Money in manner and form as the as. Moses above against him hath declared. Therefore it is Considered that the as. Moses Chaille Recover against the as. Matthias Nicholson his debt