

March Court 1740

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as the aforesaid Moses Challie above against him hath alledged and aspersed his damages of the same Moses by reason of the non performance of his promise and agreement aforesaid beyond his costs and charges by sum about his suit in that sum apposed to Two pounds, Seventeen Shillings and Ten pence & in Gold and for those costs and charges to One pound of tobacco —.

Therefore it is considered that the aforesaid Moses Challie recover against the aforesaid Nathaniel Morse his damages aforesaid to two pounds Seventeen shillings and ten pence in gold by the Jurors aforesaid in form aforesaid as also Nine hundred and twelve
1000 & odd pounds of tobacco for his costs and charges aforesaid to the same Moses at his request by the court now here of his Assent aforesaid — adjudged which certain damages in the whole amount to two pounds Seventeen and ten pence in gold and Nine hundred and twelve
pounds of tobacco and the aforesaid Nathaniel in mercy &c —

John Rousby Esq: a.

Command was given to the Sheriff of Somerset County that he should take Mary Laramore late of Somerset County widow Executrix of the last will and Testament and Last will of John Laramore late of Somerset County Planter deceased otherwise lately called John Laramore of Somerset County in the Province of Maryland Planter if she should be found in his bailiwick and her shold says keep up that he might have her 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 thirty nine to answer unto John Rousby Esq: of a plea that she render unto him fifty nine pounds sterling which from him she unjustly detains &c and the same day is given to the aforesaid John Rousby Esq:

At which day here came the aforesaid John Rousby Esq: by George Douglas his attorney and the Sheriff to witt John Henry Gent: now here returned that he had taken the aforesaid Mary Laramore whose body hereat this day he had ready to answer the aforesaid John Rousby of the aforesaid pleas as to him it was commanded.

And the aforesaid Mary Laramore by Ambrose her attorney comes and sauing to herself all and all manner of advantages to the witt aforesaid prays leave thereof to Impark hermyle next Court to be held at Dividing Creek in and for the County aforesaid the third Tuesday of June then next following and she hath it and the same day is given to the aforesaid John Rousby here also

At which day here came againe the party aforesaid by their attorneys aforesaid and hereupon the said John Rousby declared against the aforesaid Mary Laramore in the plena aforesaid in form following

Know all f: That Mary Laramore late of Somerset County widow Executrix of the testament and will of John Laramore late of Somerset County deceased otherwise lately called John Laramore of Somerset County in the province of Maryland planter was summoned to answer unto John Rousby Esq: of a plea that she render unto him fifty nine pounds sterling which from him she unjustly detains &c

And Whereupon the said John Rousby by George Douglas his attorney says that whereas the said John in his life trespaid on the Eighteenth day of August MDCXXVII at the County aforesaid by his certain writing Obligatory which the said John Rousby sealed with the seal of the said John Laramore herein before brings whose date is the day and year aforesaid did acknowledge himself to be held and firmly bound unto the said