

Maryland: Prince Georges County January 30 1716

Then came Mr. John Lawrence (attorney in fact for Edward Trafford Esq: of Liverpool) before one the subscribers one of the Lordships Justices of the Peace for the County aforesaid, and made oath on the holy Evangelists to Almighty God, that the above Account is just and true, and that he hath not received Cost or Bond therefor nor any Security or other Satisfaction for the same.

Sworn before J. J. Justice in Jun^r
Thereby certified that Ledger C. in which the above Account stands dated to 6 January the 26th year before aforesaid was the said Ledger to February 6. 1716/17 before me J. J. Justice in Jun^r

Whereupon into Court here in his proper person or force James Guide later of Charles County Planter and Burgess did present himself for the said William that he had been the said William in the Pleas should be convicted, that then the said James Guide and Grantor that should then Damages as all Costs which to the said Edward in this part should be judged of his hands and shall be paid and would for the use of the said Edward that it should happen that the said William the Damages and Costs aforesaid to the said Edward should not pay or his attorney in fact the said Edward's attorney in fact.

And the aforesaid William in his proper person comes and deposes do the force and injury when he said says that he cannot deny the action of Treason of him the said Edward nor that he did assume upon him in such manner and form as the said Edward again them to be complained, nor also that the said Edward hath recovered Damages by means of not performing the Promises and Assumptions aforesaid to Two Thousand four Hundred and Seventy five pound do of Tobacco as the said Edward above in

Whereupon the said Edward by his attorney aforesaid pray judgment and that Damages is set now judged together with his costs and charges by him about his suit in this part laid out and Expended to him to be adjudged.

Therefore it is considered by the Court here that the said Edward do recover against the said William his Damages aforesaid to be Two Thousand four Hundred and Seventy five pound do of Tobacco above Acknowledged, as also the sum of Seven Hundred and Ninety one pound do of Tobacco for his Costs and Charges by him about his suit in this part laid out and Expended in this part by the Court here adjudged and the said William in mercy of God.

Def. in med
Mr. Samuel Hanson Jun^r & John Sully Judgment of Attachment

It was Commanded the Sheriff that he should take John Sully late of Charles County Planter of 80th and him safe, keep so that he should have his body before the Justices of the Lord Proprietary of his Next County Court to be holden at 16 Charles Town on the second Tuesday in March Next to answer unto Samuel Hanson Jun^r High Sheriff of Charles County of a Plea of Treason upon the base of 80th and that he should have there and there that William (And)