

June Court Arund Domin 1759

By his Attorney aforesaid comes and defends the force and Injury when &c. and the same Attorney says that he is not Informed of any Answer to the said Francis for the said James in the Plea aforesaid to be Given and nothing other there of done to day whereby the same Francis Remains against the said James thereupon without Defence. It is therefore Considered by the Court here that the said Francis do Recover against the said James his Damages by Occasion of the Premises to one Thousand four Hundred and twenty three Pounds of Tobacco: one fourth deducted if paid in Inspected Tobacco as also One Hundred and Ninety three Pounds of Tobacco and one fourth of a Pound of Tobacco for his Costs and Charges by him about his Suit in this Part laid out and Expended to the said Francis of his apint by the Court here adjudged and

Def. in mea. the said James in Merit &c.

Nathaniel Gray { the Dam. 1330 s. Nathaniel Gray { Def. in mea s.
Thomas Bateman { Copy left in mine William Cope { Copy Copy in old in

Thomas Hungerford { the Wm Richard Wetherington { the Dam. 1000 s.
George Jones. S. N. E. J. Andrew Williams { Struchoff

Thomas Coleman Attachment on Warrant Dam. 56 Currency total Cost 100 s.

John Dainty. Condemnation for 15 Currency & Bonds.
But Remember'd that Thomas Coleman pursuant to the Directions of the Act of Assembly in those Cases late made and Provided lodged with the Clerk of the Court here the following Account and Warrant for Attachment Viz

John Dainty
To Cash Paid George Marshall on account my being security to him for you. 56-0-0
To Interest on the above sum paid to George Marshall

Errors Excepted p Thomas Coleman

Charles County ft. On the 21 day April 1759 then came Thomas Coleman and made Oath on the Holy Evangelist that the above Account is Just and True and that he nor no Person for him Never Received any Part thereof nor Satisfaction or Security for the same to the best of his Knowledge

Sworn before me the day and year aforesaid Tho: Stone
Whereas Thomas Coleman hath made it appear to me that John Dainty is Absconded and Runaway and that he is Indebted unto him the sum of Fifty six Pounds paper Currency and the Interest thereon. These are therefore to require you to Issue Attachment against the Goods and Effects of the aforesaid John Dainty for the above said sum of Fifty six Pounds paper Currency and Interest thereon with the additional Cost fail not Given under my hand this 21 day of April 1759

To M. Edmund Portaw Esq Charles County

Tho: Stone

Whereupon It was Commanded the Sheriff that of the Goods Chattels and Credits of the said John Dainty in his Bailiwick being his hold Attachments with the sum of Fifty six Pounds paper Currency and Interest Damages as Five Thousand Pounds of Tobacco for Costs that had accrued and that further (Should)