

there against the Apellant for 370<sup>l</sup> 7<sup>s</sup> 6<sup>d</sup> pretended to be due Lib. X.  
to him for the said Ships Freight and for non Payment  
whereof he laid his Damages at 750<sup>l</sup> whereupon the 20<sup>th</sup> of  
September 1720 the Court declared the said Poulson ought  
to Recover against the Petitioner the Damages he had sus-  
tained in the Premises and to Ascertain which a writt of  
Inquiry issued which was executed and returned the same  
day whereby the said Poulsons damages besides his Costs  
were ascertained at 600<sup>l</sup> Sterling and 6451 Pounds of To-  
bacco and upon which Iudgment was the same day Given  
that Poulson should recover against the Apellant as well the  
said 600<sup>l</sup> Sterling and 6451 Pounds of Tobacco for his said  
Damages as also 1273 Pounds of Tobacco for Costs that  
Poulson took out a Writt of Attachment on the said Judgment  
which was Actually executed several times over on the Apel-  
lants Effects in the hands of his Factors there and the said  
Poulson also took out a Fieri Facias against the Apellant  
Whereupon the Petitioners Attorney brought a writt of Error  
Assigning several Errors in the said Judgment Proceedings  
and Execution notwithstanding which Poulson moved the  
Court for Condemnation of the Petitioners Effects in the  
hands of Thomas Cocky one of his Factors so attach'd as  
aforesaid to satisfy Poulson the said Judgment as also the  
Costs of the said Execution which the Apellants Attorney  
opposed by reason of his having brought the said Error but P. 112  
the Court were of Opinion such Writt of Error was no Super-  
sedeas to the Proceedings against the said Cocky on the said  
Attachment and therefore Condemned the Money and Effects  
attached in the said Cockys hands to satisfy the said Iudg-  
ment to Poulson as also the Subsequent Cost Accruing on the  
said Attachment that on Arguing the petitioners said writt  
of Error on the 7<sup>th</sup> of May 1723 the said first Iudgment was  
affirmed and the Apellant Condemned in 1803 Pounds of  
Tobacco for Costs in Error from which this Appeal is brought  
before your Majesty in Council And the Petitioner further  
Complains that notwithstanding the said Appeal and 900<sup>l</sup>  
Security Given thereon the Court in Maryland Obligd the  
said Cocky to draw a Bill of Exchange on the Apellant for  
600<sup>l</sup> Sterling as for so much of the Petitioners Effects Con-  
demned in his hands and to bring such Bill of Enchange into  
that Court and which is threatned to be put in Suit And  
therefore the Apellant prays the said Judgment and proceed-  
ings may be all Reversed and directions Given for his full  
Relief in the Premises And their Lordships having heard  
Council on behalf of the Apellant (none Appearing for the  
Respondent) notwithstanding the usual time for his Appearing  
according to the Rules of this Board was expired and altho