

of the af plea as to him it was commanded. Whereupon the said Richard Nicholson at the prayer of the af John Talbot is adjudged to give special Bail to the action af. Thereupon a certain John Records present here in court in his proper person undertook for the said Richard Nicholson and affirmed upon himself that if it should happen that Judgement in the plea af should be rendered for the said John Talbot against the af Richard Nicholson or that he the said Richard Nicholson should be taken in convict that then he the said Richard should pay and satisfy unto the af John the Judgement of the court thereupon or under his body in Execution of such Judgement to the prison of the sheriff of some what county af in satisfaction thereof that he the said John Records will do the same for him &c

And hereupon the said Richard Nicholson puts in his place Littleton Dennis Tent attorney at Law against the af John Talbot of the af plea

And hereupon at the prayer of the parties af day is to them now here given until next court to be held at princeps Ann Town the third tuesday of November then next following in the state that now saving to the parties af &c at which day here came the parties af by their Attorneys af and hereupon the said John complained against the af Richard in the plea af in form following

Knoweth that Richard Nicholson late of some what county planter was attached to answer unto John Talbot of a plea of trespass upon the case &c so forth

And Whereupon the said John by Geo Hayward his Attorney complains that whereas the said John the day of Anno Dom MDCCCL was appointed by Worcester county court as Guardian to a certain Unice Bredy and in consequence thereof ordered to take into his hands & possession all the estate belonging unto the said Unice Bredy and Whereas afterwards to wit the day of Anno Dom MDCCCL at the county of a certain communication was had and moved by and between the said John and the said Richard of and concerning the said John his delivering the said Unice Bredy together with her estate into the hands of him the said Richard and the said Richard his Indemnifying the said John against any claim of the said Unice and on that communication so af of had and moved it was on the day and year last af at the county of agreed by and between the said John and the said Richard that the said John should deliver the custody and keeping of the said Unice with all her estate to the said Richard and that the said Richard should hereafter indemnify him the said John against the claim of the said Unice and in consideration that the said John on the day and year last af at the county af promised to perform the agreement af on his part to be performed the said Richard then & there faithfully promised to perform the agreement af on his part to be performed and the said and the said John in fact says that he giving faith and credit to the promise and undertaking af of the af Richard afterwards to wit the day and year last af at the county af did deliver the said Unice together with all her estate into the custody and keeping of the said Richard yet the said Richard his promise and undertaking af in no sort observing but contriving to injure and oppress the said John in this particular hath not Indemnified him the said John against the claim of the said Unice but knowingly hath suffered her the said Unice to claim against him the said John and to compel him the said John to pay and satisfy unto her the amount of her estate Whereupon the said John says he is wove and hath damage to the value of thirty pounds current money of Maryland and thereof he bring suit &c so forth - I Doe. R. Roe - Pledge of proof

And the af Richard Nicholson by his Attorney af comes & defends the force and Injury whereat and prays leave thereof to imparle here until next court to be held at princeps Ann Town the third tuesday of March then next following and he hath it and the same day is given to the af John here also &c At which day here came as well the af John Talbot as the af Richard Nicholson by their attorneys and hereupon the said Richard prays further leave thereof to Imparle here untill next court to be held at princeps Ann Town the third tuesday of June then next following & he hath it and the same day is given to the af John here also &c

November  
At which day  
af and hereupon  
held at princeps  
same day is  
the af John  
prays further  
the third tuesday  
the af John  
as the af Richard  
the force and  
but that he  
hath complained  
that part  
sustained damage  
that part of  
because the  
Judgement  
be adjudged  
Recover against  
and four pence  
575 pence  
the court no  
amounts to  
pounds  
D<sup>d</sup> William  
J<sup>r</sup> William  
William Talbot  
should safe to  
sums to be  
-ven hundred  
so forth and  
here came the  
Wilson now  
he had read  
Whereupon  
special Bail  
here in court  
the plea af  
the said Will  
pay and satis  
-on of such  
Coulbourn  
his place Jam  
And  
held at princeps  
to the parties