

And the said John Sactor by Richard Marklein his Attorney  
 sheweth that whereas the said George on the 2<sup>d</sup> day of Feb<sup>r</sup> 1740  
 Bond 1000<sup>l</sup> in the County within the Jurisdiction of this Court  
 by his certain Bill or Writing obligatory bound with his  
 Seal of his Art and good Solvency and here in Court brought  
 to him himself his Heir or Assignor to pay unto the said  
 John Sactor his Heir or Assignor the full or just quantity  
 of One thousand Eight hundred and forty pounds of  
 Tobacco qualified as aforesaid or the value thereof in full  
 plank all three hundred & thirty pounds upon all demands  
 after the date of the said Bill the said Tobacco to be paid  
 throughout in Kent County or plank sawn by order  
 of the said John Sactor yet notwithstanding the said George's  
 sum of 1840 of Tobacco nor the value thereof in full  
 plank according to the Bill of the said Bill he hath  
 not paid all the aforesaid demanded but the sum to pay  
 he hath denied and refused and still doth deny and refuse  
 to the damage of the said John Sactor 3080 of Tobacco &  
 therefore he brings this suit

Marklein of: pleade in the  
 Pl. Doe

And the said Defendant by his said Attorney prays that  
 Original writt be granted to the said Defendant

But the said Defendant not appearing and his said Attorney's conduct  
 being that he was not informed how to defend the said Action  
 then set by Richard Marklein his Attorney prays that  
 John Bearkiston who bore and Especial Bail to the  
 Defendant is accordingly ordered

Therefore it is considered by this Court that the said  
 John Sactor doth recover from the said John Bearkiston  
 the said Especial Bail for the said Defendant George's  
 damages and costs as well the value of One thousand  
 eight hundred and forty pounds of Tobacco as aforesaid the  
 value of the said Tobacco to be paid in full plank or  
 plank sawn by order of the said John Sactor