

Sept.
 1st By his D. Atty. Gen. the D. Def. by his said Atty. who further
 defends the foresaid and Injury when he. And saith y^t for the Manifest
 unreasonableness and injustices in the plaint account upon which
 his debt is grounded to the said Def. is not bound nor by the Law
 of the Land is he obliged to answer therunto all which he is ready
 to avow there for for want of a particular account and certain
 Matter therein contained to the said Def. prays Judge etc.

First reason in demurr the plaint in the eighth article of said ac^t
 Chargeth the Def. for one s^r Jobrius Dulis s^r three doses y^t sum
 of one hundred and twenty pounds of something. But doth not set
 forth what y^t s^r Jobrius Dulis was for. nor the three doses w^t
 they were nor w^t grief they were intended against as though the

Second reason the plaint in the last article of said account
 Chargeth the Def. with his dyet and trouble three hundred pounds of
 tobacco but doth not set forth how long he did dyet him &
 whether at month week day or year now how long he was
 troubled with him or did spend him which is so uncertain a
 Method of stating accounts y^t the practice of the Law admitteth not
 thereof neither can the Def. put in a certain Answer therunto etc.

Third reason y^t plaint Chargeth the Def. with the sum of
 two thousand six hundred four something or other but what the plaint
 means thereby the Def. w^t doth not for by said the plaint
 doth not either mention money tobacco Iron Lin Lead Cusshers
 Sheep etc. nor in manner of Commodity nor Cyn whereby that
 he may know what he is charged with and therefore he
 Morally Impossible to put in any certain Answer therunto etc.
 for which reasons he prays Judge as afo

And the said plaint saith y^t he is obliged etc. and therefore
 for want of a sufficient Answer etc. y^t the plaint prays Judge etc.

And now the pleadings and allegations on both sides being
 by the Justices heard and maturely deliberated It is by them
 considered this twenty second day of Sept. aft that the said John
 Boyer taketh Nothing by his writ aft but to in Money for his
 false Rumour and that the said John Coens go thereto without
 day and it is likewise considered by the said Justices y^t the said John
 Coens recover ag^t the said John Boyer the sum of three hundred
 forty and seven pounds of tobacco for his Cusshers Charges
 in this behalf layd out and expended etc.

(John)