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Hereof the day and year aforesaid at the County aforesaid upon himselfe did assume and to the said James then and
Here faithfully did promise that he the said Robert the said Sum of three pounds three shillings and
One Penny Sterling to the said James when afterwards he should be thereunto requested he would wear
and faithfully pay and Content Nevertheless the said Robert his promise and assumption aforesaid in form aforesaid
made nothing regarding but plotting and fraudulently intending the said James in that sort craftily and
Subtly to deceive and defraud the said Robert the said Sum of three pounds three shillings and one
penny to the said James altho. to do the said Robert on the tenth day of May in the year aforesaid and
often afterwards at the County aforesaid by the said James he was Requested hath not paid or to him for the
same in any wise Contented, but the same to him hitherto to pay or in any sort to Content hath
Refused and still doth refuse and deny whereupon he saith that he is worse and hath Damage to
the Value of Six pounds Sterling and thereupon he bring. this Suite etc.

And the aforesaid Robert Gibbs by Francis Allen his attorney comes and defends the force and Injury
when do and says that he cannot answer the action aforesaid of the said James, nor but that he did assume
upon himselfe in manner and form as the said James above against him hath Complaind, and as to the
Damage of the said James by Omission of the premises in that Part Instanted, the same Robert saith
and saith that the said James has sustained Damage by Omission of the premises further then his Costs
and Charges by him about his Suit in that part appared to three pounds three shillings and one penny Ster.
and not more, and because the said James deny. not this, but the same allegation saith to be true
Judged. and his Damages above Comfessed together with his Costs and Charges aforesaid to him adjudged etc.

Therefore by Consent of the Parties aforesaid it is Comand that the said James Dickson Recover
against the aforesaid Robert Gibbs his Damages aforesaid to three pounds three shillings and one penny Sterling by
the said Robt. in form aforesaid Comfessed as also three hundred and Eight pounds of 1680.
for his Costs and Charges aforesaid to the said James at his Request by the Court here, by Consent of the
Parties aforesaid adjudged which certain Damages in the whole do amount to three pounds three shillings and
one penny Ster. and three hundred and Eight pounds of Tobacco and the aforesaid Defendant

J. A. John Blizard
Ralph Tindale
Cottard was given to the Sheriff of Somerset County that he should take Ralph
Tindale late of Somerset County Gaoler if he should be found in his Bail with
and him should safe keep so that he might have his body before the Justice of his
Lords High Court of Somerset to be held at Widdow Great the third Tuesday of June the next to
answer unto the said John Blizard of a plea of her case upon the Case etc. and that thereof he should
not fail etc.

And the aforesaid John Blizard by Francis Allen his attorney Complaines against the aforesaid Ralph
Tindale in the plea aforesaid as followeth. vid.
Somerset County s. Ralph Tindale late of Somerset County Gaoler was attached to answer
unto John Blizard of a plea of her case upon the Case etc.

And whereupon the said John by Francis Allen his attorney Complaines that
whereas the said Ralph the first day of August and David One thousand seven hundred and twenty seven
at Somerset County aforesaid within the Jurisdiction of this Court was indebted unto the said John in Eight
pounds Current money of Maryland for one horse by the said John to the said Ralph at the speciall
Instance.