

August Court. 1727. --- 30

attorneys aforesaid and the same attorney of the aforesaid George Saith that he is not informed by the same George his
Agent of any answer for the same George to the aforesaid John ^{in the place aforesaid} to be given and nothing else wherein offensable by which the same
John remains against the aforesaid George thereof undefended &c

wherefore the aforesaid John Bishop his damages by reason of the premises against the aforesaid George Esq
ought to recover whereupon at the prayer of the aforesaid John and by the present of the aforesaid George for the
Justices here to assess the damages of the same John according to act of Assembly in such case made and
provided &c the same Justice soon after do say that the aforesaid John hath sustained no damage by rea-
son of the premises &c

Therefore it is considered by the Court here that the aforesaid John Bishop take nothing by his writ aforesaid
but that he and his pledges of prosecuting that is John Doe and Richard Roe be in mercy and that the aforesaid
George Esq goe thereof without day &c also it is considered that the aforesaid George Esq recover of
the aforesaid John Bishop Six hundred Stanley Seven - - - - Pounds of tobacco for his costs &
charges by him about his defence in that part he intended to the same George by the Court here according to the
form of the Statute in such case lately made and provided adjudged and that the same Geo: leave there of
remained &c

Isaac Morris et al. a/c
Pct of Wm Skivian

pd. Mary Brown

Somewett fr. Mary Brown late of Somewett County Gent: was summoned
to answer unto Isaac Morris and Esther his wife ^{et al.} of the last
wife and testament of William Skivian late of Somewett County Gent:
dead of ags: that she render unto them one gold chain & Locket

of the value of twelve pounds curr: money which from them she unjustly retained
And whereupon the same Isaac and Esther by Lewis Hale their attorney England, that
whereas they the said Isaac and Esther the tenth day of June Anno Domini One thousand
Seven hundred and twenty six were possessed of one gold Chain & Locket of the value of
twelve pounds curr: money as part of the estate of the aforesaid William Skivian and so
thereof being possessed the same Isaac and Esther the said Chain & Locket ^{which} casually
out of their hands and possession lost and was wanting, ~~and~~ ^{the} said Chain & Locket
afterwards to wit the same day and year aforesaid at the County aforesaid within the aforesaid
to the hands and possession of the aforesaid Mary by finding same and in her hands and
possession till it by which action hath accrued to the same Isaac and Esther to have and
require of the aforesaid Mary the Chain and Locket and to let the aforesaid Mary the often here to demand
the aforesaid Chain and Locket unto the same Isaac and Mary hath not demanded ^{but} the same
Mary the same sufficient to doe hath altogether denied and stilet denyng ^{but} unjustly
detain where by the same Isaac and Esther says they are worse & hath damage to the value of
Twenty pd. fult. Mary & others bring this suit & I Gale & Red Cady & solicited office