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or render his body to the custody of the Sheriffs of Somerset County in satisfaction thereof or that they the said Lewis Gale, Wm. Beckingham and Thomas Blunt will do the same for him &c.

Whereupon the said William Dulany in his proper person comes and defends the fine and injury wherein he and says that he cannot justify the action of the aforesaid Thomas nor can he say but that the writing Obligatory aforesaid is his act and deed, nor but that he owe the same Thomas the aforesaid Seventeen pounds in manner and form as the aforesaid Thomas above against him hath declared &c.

Therefore it is considered that the aforesaid Thomas Nevett recover against the aforesaid William Dulany Seventeen pounds ten Shillings current money his debt aforesaid and his damages by reason of the detention of the same debt to three hundred and forty Seven pounds of tobacco to the same Thomas by the Court less of his agent adjudged and the aforesaid Wm. Dulany in money &c. with copy of judgment under
Court Seal

W^t A. Nathaniel Brittingham Son or son of John Magan late of Somerset County Schoolmaster was -
W^t B. John Magan ... attached to answer unto Nathaniel Brittingham of a place of his shop upon the
Court Day

And whereupon the same was called by Francis Allen his attorney
comes that whereas the aforesaid John the tenth day of July and dñe: One thousand Seven hundred and
Thirty One at Somerset County within the Jurisdiction of this Court was Indebted unto the same Nathaniel
in the sum of five pounds Seven Shillings and four pence current money as follows may appear and
so thereof being Indebted the said John in Consideration thereof afterwards to
with the same day and year aforesd at the County aforesd and within the said
aforesd upon himself assumed and to the said Nathaniel then and there faith-
fully did promise that when afterwards he should be thereto requested he
the said sum of Five pounds Seven Shillings and four pence to the same
Nathaniel would well and faithfully Content and pay Never the less the said
John his promise and assumption aforesd in Forme aforesaid made little
regarding but Plotting and fraudulently Intending him the said John
In that part craftily and subtilly to Deceive and Defraud he the said John
the aforesaid sum of five pounds Seven Shill: and four pence nor any part
thereof to the same Nathaniel hath paid or him for it in any wise Contented
altho' the said John afterwards to with the same day and year aforesaid
at the County aforesaid and within the said Court was thereto Requested by the
same Nathaniel but the said John the same to do hath Altogether
refused and still doth refuse whereby the same Nathaniel says he
is Worse and hath Damaged to the value of ten pounds fourteen Shill.
and Eight pence like money and thereof he brings this suit - P^r D^r J^d C^o J^u d^e f^o A^{ll} f^o D^u P^l G^o J^u d^e A^{ll}

And the said John Magan by Wm. Beckingham his attorney comes and defends the fine and injury wherein he and
pray leave here of to Impose reasonable Costs and he hath it and the same day is given to the aforesaid
Nathaniel Brittingham here also J^u d^e

All which said next Court to with the Seventeenth day of August and dñe: One thousand Seven
hundred