

on the Judgment aforesaid against the Said Benelope Murphy, as also for all Costs and Charges Expended in purchasing of the said Recd, and Laying it before this Court.

Therefore it is Considered that the aforesaid Thomas Thompson have his Execution against the aforesaid Benelope Murphy for the Costs and Charges mentioned in the Recd aforesaid and also that the said Thomas according to the form of the act of assembly in such case made and provided Recover against the same Benelope pounds of tobacco for his Costs Charges and Damages which he Sustained by reason of delay of Execution of the Judgment aforesaid &c.

Lt. George Eskridge } Somerset J. William Wye late of Somerset County Clerk was attached to answer unto
vs. Wm. Wye Esq. } George Eskridge of plea of the pap upon the Case &c.

And whereupon the Same George by Levin Hale his attorney Complains that whereas the aforesaid William the tenth day of September and Dow. One thousand Seven hundred and thirty One at Somerset County within the Div. of this Court was Indebted into the Same George in the Sum of thirty Eight pounds eighteen Shillings and three pence Sterling money as by an account herunto annexed may more fully appear and so thereof being Indebted the said William in consideration thereof afterwards to wit the Same day and year aforesaid at the County aforesaid and within the aforesaid Jurisdiction upon himselfe assumed and to the Said George then and there faithfully did promise that when afterwards he should be thereto Requested by the aforesaid Sum of thirty Eight pounds Eighteen Shill. and three pence Sterling to the Same George would well and faithfully Content and pay never the less the Said William his promise and assumption aforesaid in form aforesaid made Little Regarding but plotting and fraudulently intending him the Same George in that part Craftily and Subtly to defraud and deceive he the Said William the aforesaid Sum of thirty Eight pounds Eighteen Shillings and three pence Sterling, nor any part thereof to the Same George hath paid or him for it in any way Contented altho the Said William afterwards to wit the Same day and year aforesaid at the County aforesaid and within the aforesaid Jurisdiction aforesaid, was thereto Requested by the Same George but the Said William the same do hath altogether Refused and Still doth Refuse whereby the Same George say he is worse and hath damage to the value of Seventy Seven pounds Sixteen Shillings and three pence Likemoney and thereof he brings this Suit &c.

L Hale Esq. pldg. be J. Doe

To your Bill &c. on adorman Shepard protested for £20.00	£20.00	By ball: due in 1783	£38.18.3
To 20 pch. Damages thereon	4.00		
Charge of protest thereon	0.50		
To John Rawles bill on Deamberton by you endorsed & protested for: 12.00	12.00		
To Damages thereon	0.80		
To Charge of protest	0.46	Errors Excepted for George Eskridge	
	<u>£38.18.3</u>		

And the aforesaid William Wye by William Beekingham his attorney Cometh and defendeth the force and injury when &c. and saith that he cannot say the action aforesaid of the aforesaid George Eskridge, nor but that the Same William did assume upon himselfe in manner and form as the aforesaid George above against him Complained and as to the damage of the Same George by him by reason of the promise in that part Sustained the Same William saith and Confeeth that the said George has Sustained damages by reason of the promise beyond his Costs