

in manner and form as the aforesaid George above against him complained, and as to the Damages of the same George by him by Quasion of the premises, in that part sustained the same William Faith and Confesseth that the aforesaid George has sustained Damages by Quasion of the premises beyond his Costs and Charges by him about his Suit in that part apposed to eleven pounds Sixteen Shillings and Six pence Current money of Maryland and no more and because the aforesaid George deny's not this but the same allegation Confesseth to be true pray's Judgment. and those Damages above Confessed together with his Costs and Charges aforesaid to him adjudged to be.

Therefore by Consent of the parties aforesaid It is Considered that the aforesaid George Edridge Recover against the aforesaid William Wye his Damages aforesaid to the aforesaid Eleven pounds Sixteen Shillings and Six pence Current money of Maryland by the same William in form aforesaid Confessed as also Two hundred & Seven pounds of Tobacco for his Costs and Charges aforesaid to the same George at his Request by the Court here and Consent of the parties aforesaid adjudged whole certain Damages in the whole do amount to eleven pounds Sixteen Shillings and Six pence Current money and and the aforesaid Wm. in Merry do.

John Rider Esq. } Somerset J. Nicholas Buckley Late of Somerset County planter otherwise called Nicholas
Nicholas Buckley } Buckley of Somerset County Planter was Summoned to answer unto John
Rider of Aplea that he Render unto him Nine pounds Eighteen Shillings
and ten pence Current money which to him he does and Unjustly detain's
And Whereupon the same John by Levin Gale his attorney saith that whereas the aforesaid
Nicholas the Seventh day of October anno. Dom: one thousand Seven hundred and thirty
at Somerset County within the Just: of this Court by his certain bill or writing obligatory
Granted himself to be Indebted unto the aforesaid John Rider in the aforesaid sum of nine
pounds Eighteen Shillings and ten pence Current money ^{to be paid} the said John when afterwards
he should be thereunto requested yet the aforesaid Nicholas altho' often thereto required
the aforesaid Nine pounds Eighteen Shillings and ten pence unto the same John
hath not Rendered but the said Nicholas the same to render hath denyed and
Still doth deny and Unjustly detain where by the same John says he is worse and
hath damage to the Value of ten pounds like money and thereof he brings this
Suit &c. - and the said John brings hereinto Court the writing obligatory of ^{the same}
Levin Gale of Just: Pledges Judos & Pro.

And the aforesaid Nicholas Buckley in his proper person Cometh and defendeth his free and Injury when he and
thereupon the said Nicholas at the prayer of the aforesaid John is adjudged to give Special Bail to the action aforesaid. but
for want thereof the said Nicholas is Committed unto the Custody of the Sher: of Somerset County that he remaine the said
Sher: to witt Joshua Caldwell Esq. present Com: Court took Charge of said Nicholas accordingly.

And afterwards the said Nicholas in Custody as aforesaid present Com: Court says that he cannot gain say the action aforesaid
of the aforesaid John, nor but that the writing aforesaid is his deed, nor but that he owes the same John the aforesaid nine pounds
eighteen Shillings and ten pence Current money in manner and form as the aforesaid John above against him hath declared
Therefore it is Considered that the aforesaid John Rider Recover against the aforesaid Nicholas Buckley his debt aforesaid and
his Damages by Quasion of Detaining of that same debt to ~~two hundred & seven~~ ^{two hundred & seven} pounds of
Tobacco to the same John of his aforesaid by the Court here adjudged and the aforesaid Nicholas in money
afterwards to witt the twenty first day of March one thousand Seven hundred and thirty One the same Nicholas
present