

Leave thereof to Imparle here unthi next Court and he hath it and the same day is given to the aforesaid
William Garit here also &c. —

Att which said next Court to witt the ffiftenth day of August and Dowd One thousand seven hundred
and thirty two Came againe as well the aforesaid William Garit as the aforesaid William Whittington
by their attorneys aforesaid and where upon the same William Whittington prays further Leave thereof
to Imparle here unthi next Court and he hath it and the same day is given to the aforesaid William
Garit here also &c. —

Att which said next Court to witt the twenty first day of November and Dowd One thousand seven hundred and
thirty two Came againe as well the aforesaid William Garit as the aforesaid William Whittington by their attor-
neys afo and where upon the same William Garit prays that the afo William Whittington to his decla-
ration aforesaid may answer. There upon the said William Whittington by his said attorney ~~prays~~ ^{pleads}
~~defends the force and injury when he~~ and says that he cannot give say ~~that he is not~~ the action aforesaid
of the aforesaid William Garit, nor can he say but that the same William Whittington assumed upon him self
in manner and form as the aforesaid William Garit above against him Complain'd, and as to the damage
of the same William Garit by him by Quorion of the premises in this part Sustained the same William
Whittington says and Confesses that the aforesaid William Garit has Sustained damages by Quorion of the
premises beyond his ^{by him about his suit} costs and Charges, in that part approved to three pounds Currant money and not
more and because the aforesaid William Garit deny not this but the ^{allegation} confession to be true
prays Judgment and those damages above Confessed together with his costs and Charges aforesaid to him adjudg-
ed &c. — Therefore by Consent of the parties aforesaid it is Considered that the aforesaid William Garit
Recover against the aforesaid William Whittington his damages aforesaid to the aforesaid three pounds
Currant money of Maryland by the same William Whittington in form afo Confessed as also Two hundred
92 & Ninety two ~~two~~ pounds of Tobacco for his costs and Charges aforesaid to the same William
Garit at his request by the Court here and Consent of the parties afo adjudged and the afo debt in money

There upon the aforesaid William Whittington at the prayer of the afo William Garit by his attorney aforesaid is
adjudged to give Speciall bail to the action afo There upon a certain John Dennis Ind. present herein Court
undertook for the said William Whittington that if in Case the said William Garit should recover Judgment in the
plea afo against the said William Whittington or that the said William Whittington should be therein Con-
vict that then the said William Whittington shall pay the Condamnation of the Court there upon or tender
his body to the Custody of the Just. of Somerset County in Satisfaction thereof or that he the said John
Dennis will do the same for him &c. memorand^m this bail penie should have been entered in Novemb Court one
thousand seven hundred and thirty one, but was Quorioned and entered here &c. —

100. Abraham Smith } Command was given to the Just. of Somerset County, that he should take John
93 John Bishop — } Bishop Late of Somerset County planter, if he should be found in his bailly with, and
him should safe keep, so that he might ^{have} his body before the Justices of his Lordships
County