

For any part thereof to the same John hath not paid or him for it in any
 was contented Altho the said Thomas afterwards to wit the same day and
 year aft at the county of and within the of Just: was there to requested by
 the same John but the said the Thomas the same to doe hath altogether
 Refused and still doth refuse whereby the same John says he is worse and
 hath Damage to the Value offer by two pound. Sixteen Shillings Like money
 and More of being this Just: J. Levin Gale & L. J. of In Doe also

1726	M. Thomas Euck marsh and Comp ^y	£ 32.10.0	By sell of Bills of Exch ⁿ in favour of
1729	To Charges on merch ^d pd. as p ^r particulars	15.02.00	of M ^r . James Martin for 30 £ 10. 3/4
	To paid Cap ^t . Thors Bond	0.07.00	at 15 %
	To paid Robert Mills	1.10.04	By a sell of in favour of Ditto
	To pd Col ^l . Elzey	0.13.04	for 10 £ 10. 2 15 %
	To pd John Charles	0.2.06	By Capt ^t . Goven
	To pd Wm. Arbourn	0.2.09	By cap ^t . Wooden
	To pd Isaac Clark	0.3.03	By cap ^t . Courington
	To pd Rob ^t . Davis	0.3.07 1/2	By cap ^t . Bert
	To pd Cap ^t . Courington	9.5.03 1/2	£ 61.2.12 1/2
	To Bald. discompted in tobacco at 8 1/4 %	2.1.08	By Bald Due
	To a set of bills for £ 10. returned protested	0.1.00	June the 3. 1731
	Charges of two protests postage of letters & exp ^s	0.1.00	£ 82.10.12 1/2
	Damages amounts to 16. in Nov. 1731 1/2 %	0.1.00	Errors Excepted of John Murray
		£ 82.10.12 1/2	

June 17. 1731 Then came John Murray before me the subscriber one of his Justices
 Justices of the peace for the county of Somerset and made oath upon the
 Evangelist of Almighty God that the above Quotⁿ is just and true and that he
 never received any part or parcel thereof more than he has given Credit for nor
 any security or satisfaction for the same before me - In Test

At which said third wednesday of June to wit the fifteenth day of the same month anno. Dom. One thousand
 Seven hundred and thirty one being the day of the return of the said writ Com^o the said John Murray by
 his attorney aforesaid and the Just: of Somerset County to whom the foregoing writ was directed Com^o and
 made the return thereof to the Court here entered in these words following viz. Non est Inventus p^r John Murray
 whereupon the aforesaid John Murray by his attorney aforesaid prays that for as much as he hath complied
 with the Law in order to an attachment he may have Judgment against the said Thomas Euck marsh and Company
 by way of attachment for his damages aforesaid according to an act of assembly &c.

Wherefore for that it seems to the Justices here that the aforesaid John Murray hath complied with the
 Law as ailed god &c. Therefore it is considered by the Justices here that the aforesaid John Murray Recover
 against the said Thomas Euck marsh and Company twenty One pound and Eight Shillings Current money his
 Damages by Cursoni of the premises & as also all Costs and Charges by the said Just: Paid Out and Exp^s
 ed by way of attachment against the Good Chattels Rights or Credits of the said Thomas Euck marsh and
 Company according to act of assembly in such Case made and provided &c.

J. L. Q. William Holland }
 Robert Houston }
 Robert Houston of Somerset County in the province of Maryland was summoned to
 answer unto William Holland of a plea that he tender unto him One hundred pounds
 of Good and Lawfull money of the said County which to him he owes and unjustly detains &c.
 And also upon the same William Holland by Levin Gale his attorney saith that whereas the said Robert
 Houston