

aforesaid William Kitcher did give notice by pretext of which premises the  
 aforesaid William Kitcher according to the use and custom of merchants from the  
 whole time aforesaid as before used and approved became and was chargeable  
 to pay the aforesaid William Camplin the aforesaid twenty seven pounds and sixteen  
 Shillings Sterling in the aforesaid first Bill of Exchange mentioned with all the  
 Lawfull damages, Costs and Interest by the said William Camplin Suffered and  
 Sustained for want of due acceptance of the said first Bill of Exchange and by  
 Occasion of the non payment of the contents thereof to the said William Camplin  
 or order and thereupon the said William Kitcher afterwards (to witt) the same  
 day and Year last mentioned at the place aforesaid in consideration of the  
 premises upon himself did assume and do to the said William Camplin  
 then and there faithfully did promise that he the aforesaid William  
 Kitcher the aforesaid twenty seven pounds and sixteen Shillings Sterling  
 with all lawfull Costs damages and Interest by the same William Camplin  
 Suffered or Sustained by occasion of the non acceptance of the said first Bill  
 of Exchange and non payment of the contents of the same when he should  
 be afterwards thereunto requested unto the said William Camplin he would  
 well and truly pay and content and the aforesaid William Camplin in  
 fact saith that the Lawfull Costs damages and Interest of him the said  
 William Camplin by occasion of the aforesaid Non acceptance and Non  
 Payment of the contents of the aforesaid first Bill of Exchange amount  
 unto four pounds Seven Shillings Sterling whereof the said William  
 Kitcher the day year and place mentioned had notice Nevertheless the  
 said William Kitcher his promise and assumption aforesaid nothing regard  
 ing but minding and fraudulently Intending the said William Camplin  
 in this part Casually and Subtily to deceive and defraud the aforesaid  
 twenty seven pounds and sixteen Shillings together with all Lawfull  
 Costs damages and Interest which in the whole amount unto the sum  
 of thirty pounds and three Shillings Sterling or any penny thereof to the  
 aforesaid William Camplin he hath not paid altho to do the same the  
 aforesaid William Kitcher (to witt) the same day and year last mentioned  
 and often afterwards at Somerset County aforesaid by the aforesaid William  
 Camplin was requested but that unto him hitherto to pay the said  
 William Kitcher hath refused and denyed and still doth refuse and deny  
 to the damage of him the said William Camplin fifty pounds Sterling  
 and therefore he brings Suit & --- Bledges &c. J. Doe, Rich. Doe.

Whereupon the herasit Court a Certani Peter Taylor of Somerset County Gent: in his proper  
 person and undertook for the aforesaid William Kitcher and assumed upon himself Likewise the same  
 Kitcher