

The General court having seen and inspected the transcript of the record of the judgment obtained by the plaintiff against the defendants in this cause, in this court, and it seeming to them that the judgment is erroneous in this, that the same was rendered for the slaves Somon and Oliver, & if not to be had the price of one hundred and fifty pounds for Somon and one hundred and fifty pounds for Oliver without such prices being ascertained by the jury, they therefore considered that the same be reversed and annulled, and did order that the jurors verdict be set aside and that the cause be sent back to this court for further proceedings to be had wherein it is therefore ordered that this cause be reinstated on the docket and tried by another jury upon the same issue as it was tried before.

John Applewhite Esq. &c. of Henry Applewhite decd. *Piff* On a bond given to repley the effects of the defendant taken by virtue of a writ of fier facias issued on a judgment obtained in this court by the plaintiff against the said Edward Harris and John Lundy *Deft* defendant.

On the motion of the plaintiff by his attorney, and by virtue of an act of Assembly in that case made and provided the defendants having had legal notice hereof execution is awarded the plaintiff against the defendants for Seven pounds two shillings and six pence with interest thereon from October 26th 1785 till paid according to the condition of the bond aforesaid and for his costs by him in this behalf expended

Richard Edwards *Piff* *John Debt.*
against *Deft*.
Benjamin Harris

John Barron comes into court and undertakes that if the defendant shall be condemned in this action at the suit of the plaintiff he shall satisfy the costs and condemnation of this court under his body to prison in discharge thereof or that he the said John Barron will do it for him, and the defendant by his attorney comes and defends the force and injury when he and saith that he hath paid to the plaintiff the debt in the declaration mentioned and of this he puts himself upon the country, therefore it is ordered that the conditional judgment obtained by the plaintiff against the defendant at the last rule day be set aside

Benjamin Faircloth *Piff* *John Debt.*
against *Deft*.
Leonell Edmunds

Leonell Briggs comes into court and undertakes that if the defendant shall be condemned in this action at the suit of the plaintiff he shall satisfy the costs and condemnation of this court, or render his body to prison in discharge thereof or that he the said Leonell Briggs will do it for him, whereupon the defendant by his attorney comes and defends the force and injury when he and saith that he hath paid to the plaintiff the debt in the declaration mentioned, to which the plaintiff replies and the cause is at issue therefore it is ordered that the conditional judgment obtained by the plaintiff against the defendant at the last rule day be set aside

William Bennett & Co *Piffs* *John Debt.*
against *Deft*.
Jeremiah Tyler

Edmund Tyler comes into court and undertakes that if the defendant shall be condemned in this action at the suit of the plaintiff he shall satisfy and pay the costs and condemnation of this court or render his body to prison in discharge thereof or that he the said Edmund will do it for him, whereupon the defendant by his attorney comes and defends the force and injury when he and saith that he hath paid to the plaintiff the debt in the declaration mentioned, and this he is ready to verify, to which the plaintiff replies and the cause is at issue, therefore it is ordered that the conditional judgment obtained by the plaintiff against the defendant at the last rule day be set aside.