Liber A. Gentⁿ Attorney of Cap^t Tho: Cornewalleys denyeth any such forfeiture, to be dew to the L^d Prop^r & further craueth reference till next Cou^rt, for th^t the euidence produced being M^r Percy's depⁿ was taken by Cap^t Giles Brent, who is esteemed a p^rty in this cause. & by th^t time the s^d M^r Percy may bee sworne Viuâ Voce in Cou^rt. W^{ch} was graunted.

Vppon the demand of George Manners plf, uers M^{rs} Margarett Brent deft for 700^t Tob. for the use of Cap^t Edw: Hill, for Roanoke & Peacke, w^{ch} Gou^r Calu't had & belonging to Cap^t Hill. The deft alleageth th^t shee was not lawfully summoned & therfore desyreth respite till next Cou^rt, att w^{ch} time shee may make answere thereto. W^{ch} was graunted.

Vppon the demand of Cuth: ffenwick Gentⁿ plf uers Jn° Shirtliffe & Henry Spinke defts for 1100¹ Tob. & cask. The deft Henry Spinke appearing denyeth soe much to be dew; but acknowledgeth 1034¹ Tob & cask to be dew, & noe more. And the Cou¹t fownd according as is confessed.

Vppon the demand of Will^m Wheateley plf uers Owen James deft for 500^t Tob. The deft denyeth the demand. The plf alleageth th^t the deft oweth him soe much for seruice & hyre, w^{ch} he is ready to proue.

Robt Kedger deposed in dittâ caâ, tht Owen James & himselfe made couent wth the plf, to serue them a certaine time; But wthin a short time the plf falling sick, & not being able to worke, desyred to bee acquitted of the bargaine wth hee had made wth them.

p. 236 Owen James likewise deposeth, th' he acknowledgeth th' he hyred the plf. but the plf falling sick & the depon' calling the plf out to worke. The plf replyed to him, th' hee was not able to worke, & desyred th' the Cou' wch was drawne betweene them might be tore & it was thereuppon torne, but by whom hee knoweth not.

And the Jury returned their Verdict. Wee find for the deft. & the Gou^r gaue iudgment accordingly.

Vppon the complt of Barnaby Jackson plf uers Jn° Hallowes deft. for transporting out of the pro: Jn° Walton who owed the plf 300¹ Tob & cask. George Manners the defts Attorney denyeth not the debt: but denyeth the charge of the Attatchm¹ for th¹ the debt was neu¹ demanded of the deft & the defts Attorney promised paym¹ of the debt, soe soone as hee heard it was in suite agst him. & the Jury goeing uppon th¹ Allegaon touching the charge, returned, & fownd for the plf. & the Gou¹ gaue iudgm¹ accordingly.