

Court hath Ordred that Wiff Sockell make Present payment of foure hundred and fifteen Pound of tobaccoe and Caske with Cost of Sute &c

Liber BB
No. 2

To the Worshipth Comisscoñs for Talbott County the humble Pettiçon of Jno: Rawling

Sheweth that Mihell Young hath Absented himself from the Said Ralling his Sarvis Being his Indented Sarvant and Reffuseth to come and Performe his sarvis according to the tenuare of his Indenture The pmisses Considered yo^r Pettiçoñ humbly Craues Order for his Damages and that the Said Young may retorne and pforme his Sarvis and yo^r Pettcoñ Shall pray

Wm: Euens of Calvertt County by his Attorney Cornelius Mullrum Proues in this Courtt that Michell young was at the making of the Indenture with Jn^o Rawling his Sarvant and still is his sarvant therefore the Courtt hath Ordred that Jn^o Rawling be non suted

Michell Millor the Attorney of Edward Scidmur Declares against Jn^o Pooly for one hundred and thirty fue pounds of Tobaccoe Due by Bill to th^e said Scidmur Joⁿ Pooly produces Jn^o Bemont Recept against his bill and makes oath he paid the Tobaccoe by Edw Scidmurs Ord^r therefore Obtaines a Non Suite

M^r Jonathⁿ Sibery by his Attorney Francis Parssons Pettiçon to this Courtt for two hundred of Tobaccoe and Caske Due from Josias Crouch Rich Chaplin the Attorney of Josias Crouch Putts the Plan^t to proue his debt the Plan^t not proueing his debt th^e Deff^t is Ordred an Non sute

To th^e Worshipth Comisscoñ of Talbott County the humble Pettiçon of Rogger Price

Sheweth that Tho: Bromdon of this County Stands Indebted to yo^r Pettiçoñ the Sum of fue hundred and twenty Pounds of tobaccoe and Caske Due by Bill yo^r Pettcoñ haueing a nonest Inventus Returned and th^e said Bromdon being Run away yo^r Pettcoñ Craues order for an Attachm^t ags^t th^e said Bromdon Estat for his debt

The Courtt hath ordred that Rogger Price haue an Attachm^t ags^t th^e Estate of Tho: Bromdon for fue hundred and twenty pounds of tobaccoe with Co^{rt} Charges

Wm: Gaskin and Jn^o Edmondson Sute Refferd untill th^e Nex Courtt by Consent of Both Plan^t and Deffendant

M^r John & Tho Noris Suit Reffered By Concent of Both Partys [p. 188] untill the next Courtt & then to Stand to Judgm^t of Co^{rt}

Wm Gaskins and John Emondson Suit Refere B Consen of Both Partys untill the next Courtt