

Sa<sup>m</sup>: Price by his Attorney Rich: Boughton Came & appeared to prosecute his Suite Comenced ag<sup>t</sup> Ed: Madock who by his Attorney Richard Edelen came & appeared to defend the Same. Liber E  
[fol. 41]

whereupon the p<sup>l</sup>t preferred his declaracōn w<sup>ch</sup> was Read in Court to the Effect as foll:

The p<sup>l</sup>t Complaineth ag<sup>t</sup> the Def<sup>t</sup> for that whereas th<sup>e</sup> Def<sup>t</sup> for that whereas on the 6<sup>th</sup> of Jan<sup>ry</sup> last past or thereabouts the S<sup>d</sup> p<sup>l</sup>t did Employ him th<sup>e</sup> s<sup>d</sup> def<sup>t</sup> in looking after a Runaway Servant belonging to him the S<sup>d</sup> P<sup>l</sup>t who had at that time absented himselfe from his Service in Consideracōn whereof the Said p<sup>l</sup>t did then assume on himselfe & to the S<sup>d</sup> Def<sup>t</sup> did promise that he would pay to the S<sup>d</sup> Def<sup>t</sup> the Summe of foure hundred pounds of tobaccoe which nevertheles the S<sup>d</sup> Defend<sup>t</sup> although often thereunto required hath not Satisfyed but doth altogether refuse to pay the Same to the S<sup>d</sup> P<sup>l</sup>t<sup>s</sup> Damage the Summe of 600<sup>lb</sup> of tob<sup>o</sup> & thereupon he bringeth his Suite.

Whereupon after many alligations by the Attornys on Either Side the S<sup>d</sup> P<sup>l</sup>t having proved his declaration the Court gave Judgem<sup>t</sup> ag<sup>t</sup> the Def<sup>t</sup> for the Summe of foure hundred pounds of tobaccoe with Costs of Suite: whereupon the p<sup>l</sup>t preferred this Ensueing bill of Costs which was allowed him:

|  | lb Tob: |
|--|---------|
| To Attornys Fees.....  | 060     |
| To the Said Sa <sup>m</sup> price for his owne Coming goeing & attend on the Court 3 days att 30 <sup>th</sup> p̄ diem.....    | } 090   |
| To Tho: Steele & his wife for Evidence charge for a <sup>ft</sup> 2 Courts 2 days Each Court att 30 <sup>th</sup> p̄ diem..... | } 240   |
| To John ward for 3 days att: at Court at 30 <sup>th</sup> p̄ diem....  | 090     |
|  | 480     |

Upon a Reference granted the last Court in a certain matter of difference depending between James Smallwood P<sup>l</sup>t: & Martha Lewgar Adm<sup>rx</sup> of the Goods Chattells & Creditts of John Lewgar de<sup>cd</sup> in a plea of debt.

The p<sup>l</sup>t preferred his declaracōn as foll:

The Said James Complaineth ag<sup>t</sup> th<sup>e</sup> s<sup>d</sup> Martha for that whereas the Said John Lewgar in his life time on the tenth day of october in th<sup>e</sup> xxxvii<sup>th</sup> yeare of th<sup>e</sup> Dominion of Caecilius Annoq̄ Domini 1668 by a certain writing under th<sup>e</sup> Seale of him the Said John did become bound unto th<sup>e</sup> Said James to pay unto him the Summe of foure hundred & ten pounds of tobaccoe & Caske when thereunto required Notwithstanding the Said John in his life time nor the Said Martha as Administratrix of his Goods & Chattells since his death the Said Summe of 410<sup>lb</sup> of tobaccoe to him the Said James although often thereunto required hath not Satisfyed but doth altogether refuse