

Liber C James Lee demandeth a warrant against Tymothie Martin in an acon of debt to th^e value of 800th of toba^c p̄ Bill:

Warr^t to th^e Sherrife retornable ut supra

Japhet Griphin demandeth a warr^t ag^t John Hatch in an acon of th^e Case, and Subpaeñ for Rob. Henley, John Taylor Francis Jenkin and William Long

Warr^t and Subpaeñ to th^e Sherrife retornable ut supra

Nich: Grosse demandeth a warr^t to suñon M^r Walt. Beane in his acon of Detinue to th^e value of 412th of toba^c and Subpaeñ for Rich: Morrice and Jonathan Marler

Warr^t & subp. to th^e Sherrife return. ut supra

At a Courte held in Charles Countie the 27th of November An^o 1666

M ^r James Lindsey	} Present	{ M ^r Walter Beane
M ^r Joseph Harrison		

Ordered that th^e Attachm^t graunted th^e last C^{rt} unto John Wheeler against th^e estate of George Bradshawe be continued to th^e next Courte being th^e second Tuesday in Januarie 1666

[p. 90] James Bowling by his Attorney Benjamin Rosier demandeth a warrant in open C^{rt} ag^t John Grace in an acon of th^e case whereupon he was imediatelie delivered into th^e Sherrifs Custodie to appeare to th^e said acon the next Courte.

Nicholas Emanson Pif Alexand^r Synnet Defend^t

The Plaintife arresting th^e Def^t in an acon of debt to th^e value of 840th of tobaccoe preferreth his Declaracon (viz^t)

To the Worp^{le} th^e Coñmission^{rs} of Charles Countie.

The Plaintife declares ag^t th^e Defend^t for that th^e Defend^t stands indebted to th^e Plaintife in the suñe of eight hundred and fourtie weight of tobaccoe p̄ acco^t under hand signed and doth deny payment of the same whereupon th^e Plaintife bringeth his suite humblie Craveing order of this Court for his said debt wth Costs & And &c.

The Defend^t Confesseth th^e debt but pleadeth th^t th^e Plaintife refused his tobaccoe w^{ch} he tendered to him in satisfacon thereof and alleadgeth th^t the same tobaccoe was afterwards received by another as good and Merchantable tobaccoe

The Court finds for th^e Plaintife, but give judgment that th^e tobaccoe tendered to him by the Defend^t ought to have been received by the Plaintife being merchantable toba^c for that it was afterwards received as such by another.