

Whereof th^e s^d Edmund (by John Jones his Attorney) com- Liber F
 plaines, whereas hee in th^e moneth of June (1672) was possessed
 of a Certaine mare of his proper goods, & soe being thereof possesst,
 th^e s^d mare out of his hands & possession Causually lost, which mare
 afterwards into th^e hands of th^e s^d Thomas came, who well knew
 the s^d mare to be th^e proper goods of him th^e s^d Edmund, & to th^e
 s^d Edmund of right to belong & appertaine, fraudulently intending
 th^e s^d Edmund in that behalfe to deceive, th^e s^d mare though often
 required, hath not delivered but th^e mare afores^d to his own prop^r
 use & profit, & her encrease allsoe hath Converted & disposed to th^e
 losse of him th^e s^d Edmund, three thousand pounds of tobaccoe, &
 thereof bringes his suite

And th^e s^d Thomas Allanson comes in his own proper person &
 defends th^e force & injury & sayth hee is not gilty & deteines not th^e
 s^d mare of Edmund Lindsey

John Munnes sworne & examined in open Court sayth hee see
 William Nevill deliver this mare to Edmund Lindsey which is now in
 th^e possession of Thomas Allanson, & further this Deponent sayth
 John Watters Caused Edward Knight to marke a mare for him, &
 further sayth not

James Smallwood sworne & examined in open Court sayth that
 hee was employed by Edmund Lindsey to goe with into the woods &
 when they came to Chekimoxon to John Watters house, his wife
 told them her husband had gott up two mares, & hee had marked
 Edmunds instead of his own, & th^t Edmund should have his instead
 of his own which was five hundred pounds of Tobaccoe better worth,
 which is th^e mare now in th^e possession of Thomas Allanson & further
 sayth not

After examination of th^e Wittnesses th^e Worshipfull th^e Court
 Was pleased to put it upon th^e Countrey, a Jury being impanelled,
 viz John Wright Foreman, Raiph Shaw Robert Castleton, Henry
 Barnes, Robert Clarke, James Keech, Henry Hardy, Richard Dodd,
 Joseph Bulloit, William Harguesse, Philip Browne, George Taylor,
 Which jury brought in this ensueing verdict, Wee finde for th^e
 plaintiffe with cost of suite

Which bill of cost is here Entr^d.

	fb tobaccoe
To Attorneys Fees.....	200
To th ^e Jury.....	120
To Edmund Lindseyes attendance 2 C ^r ts two dayes at 30 p d:	060
John Munns Edward Price & James Smallwood to Come- inge & goeing & attendance two Courts two dayes apeice at 30 th p day	360
	740
	Sume