

and Cash part due by Judgement confessed in Arromark
Co. & part by fees & Bill assigned to the said Cole as if
Ans: more plainly will appear but the said James Fran:
doubtless intending refuses to pay the aforesaid summe
of 999: tob and Cash. although therunto hath severall
times bin demanded where by the said John is damaged
and hath Dammitage to the value of Two Thousand pounds
of Tobacco and Cash and thereupon brings his suite ; /;

per quod Henry Smith

And the said James Johnson by W^m Tompson Esq^r Attorney
his Attorney Commet and defendet, himselfe did saite
That the Attorney for the pl: hath no Legall power nor
Auctoritie to molest or trouble or sue the Def: And therefore
heire duen they ought not to haue and therefore humbly
craves Amoufite ; /;

This Co^{rt} finding that the Attorneys power from the
pl: in this Cause is altogether insufficient to sue
the Def: ord^r: Amoufite ; /;

At A Co^{rt} R. held the 30th March 1674 Com^o: as afore

Ambros. Dixon this day being the 30th of March Annoy
Domini 1674 brings his servant James Browne alledging
he came into this Province without indenture And therefore
desires the Co^{rt} to Judge of his age; where upon the Co^{rt} after
A full view had of the said James Browne doe Judge
The said James Browne to be betweene eightene and
Twenty Two yeares of age ; /;