

and Castle part due by judgment confessed in Arrears
 Co^u the part due & by bill discharged to the said Robt. abt &
 An^t more plainly will appear but the said James Brown
 diliently intending refuseth to pay the aforesaid sum
 of £999: to the said Robt. and Castle although thereunto late several
 fines bin demanded whereby the said John is Damaged
 and late Damaged to the value of Two Thousand pounds
 of tobacco and Castle and thereupon brings his suit;

¶ quod Henry Smith

and the said James Johnson by Ro^m Thompson Esq^r his
 Sub Attorney General and defendant himself did say
 That the attorney for the pl^t late no legall power nor
 categorie to make or trouble or bin the def^t and therefore
 their due tyme ought not to passe and therefore remittit
 cause dismissed;

This Co^u finding that the attorney's power from the
 ap^t in the said cause is altogether insufficient to sue
 the def^t; ord^s dismissed;

At the R^d of Robt. the 30^t March 1674 Com^s as afores

Ambro^s Dijon this day being the 30^t of March Anno
 Domini 1674 bringing his servant James Brown alledging
 he came into this Province without fidelement and therefore
 desired the Co^u to judge of his age; whereupon the Co^u after
 full view had of the said James Brown did adjudge

the said James Brown to be betweene eighteen and
 Twenty two years of age;