

Taylor did oblige himself to make over one hundred acres of land unto the pl. as  
wile in court more at large appears of bonds affors. but he the said Taylor fraudulently  
intending the pl. to deceiv of the aforesaid sume both dñe & still doth dñe to pay the  
same or to make over the land according to the condition of the afores. bonds although of an  
amount required by the pl. Whereupon the pl. saith he is damnified and hath damage  
of the value of 1500. of tobacco and thereupon brings this suit et.

And the d. f. Hop. Taylor in his own propria com-th end d=forw= the said injury  
whom et. prayeth liberte to imparle her unto until the next County court which  
granted him the same day it granted to the pl. likewise

At which said next County court came the said parties vizt. Thomas Looe attorney to the pl.  
as also Hop. Taylor came in his proper person and saith that the pl. his accoun he  
ought not to haue for that he saith then the said pl. never fauor to haue the bargain  
formed nor the said land made ouer to him according to agrem. Further the d. f.  
doth here avow in court that the condition of the said bond obligatory was not read to  
him in the nature that now it is when by him signe and sealed  
And the pl. saith that he ought not to be charge of his leeson before it bring the in-  
agrem. made with the d. f.

Whereupon came both parties vizt. Thomas Looe attorney to the pl. and Hop. Taylor  
likewise fauor and both parties by mutuall consent put themselves to the inqur. of this court  
Now where at this day vizt. the 13<sup>th</sup> day of June in the ey- y=ard of the Commonion of  
the R. h. o. C. Chars et. Amos Deij 1689 it is considered by this court that the  
said John Doe takes nothing for his write but & in mercy for his false flumour and  
that Hop. Taylor go thereof without pay and it is by this court ordered that the  
said Hop. Taylor recover agt. the said John Doe the sume of tobacco  
for his self in this behalf laid out according to the forme of the Statute et.

*Henry Synch pl.* } *Suffolk County vs Nathaniel Davis of this County*  
aet. } *was attache to answer unto Henry Synch March*  
*Nathaniel Davis def.* } *In an leeson of this case et.*

And the pl. by his attorney Thomas Looe Comr d=forw= that he the said  
Davis upon the y=ard of September in the y=ard of our Lord 1683 bound in dñe to  
the pl. the full ame sume of two hundred pounds of good sound m=erchantable tobacco  
and cash it bring due to the pl. for all good m=erchantizor received of the pl. by the  
d. f. as will in court plainly appear as of account held in court produced but the  
said Davis fraudulently intending the pl. to deceiv of the sume afores. doth dñe &  
still doth dñe to pay the same altho often shewments required by the pl. Whereupon the  
pl. says he is damnified & hath damage to the value of two thousand pounds of  
tobacco and thereupon brings this suit et.

And the d. f. by Peter Den his attorney Comr d=forw= the said and injury whome  
and prayeth liberte to imparle her unto until the next County court and it is granted him  
the fauor day it granted to the pl. likewise

Now here at this day vizt. the 13<sup>th</sup> day of June in the ey- y=ard of the Commonion of  
the R. h. o. C. Chars et. Amos Deij 1689 came the said parties by their  
attorneys afores. and the said Nathaniel Davis by his attorney afores. and