

Choir Oaths Doe say Wee of the Jury doe find for the Def<sup>t</sup> Whereupon it is Considered by this Court here that the said Cap<sup>t</sup> Henry Smith take Nothing by his said writt but be in Mercy for his false Camour and that John Ellis s<sup>r</sup> goe throo without day And it is further Considered by this Court here that the said John Ellis s<sup>r</sup> recover ag<sup>t</sup> the said Cap<sup>t</sup> Henry Smith the sume of of Cobaco for his Cost & Charge in this b<sup>e</sup> half laid out and expended according to the forme of the statute c<sup>t</sup>

Edward Hammon pl<sup>t</sup> } Decid. road  
ag<sup>t</sup> }  
Thomas Patrick def<sup>t</sup> } Came both parties and by Mutuall Cons<sup>u</sup> did agree

Cap<sup>t</sup> Henry Smith pl<sup>t</sup> } Decid. road  
ag<sup>t</sup> }  
William Seamors def<sup>t</sup> } Came both parties & by Mutuall Cons<sup>u</sup> have agreed

Cap<sup>t</sup> Henry Smith pl<sup>t</sup> } Decid. road  
ag<sup>t</sup> }  
John Heath def<sup>t</sup> } Came both parties & by Mutuall Cons<sup>u</sup> have agreed

Thomas Vincent pl<sup>t</sup> } Decid. road  
ag<sup>t</sup> }  
John Corington def<sup>t</sup> } The def<sup>t</sup> nor appearing Ordered the sheriff assigne the baile bond to the pl<sup>t</sup> & the def<sup>t</sup> to be in Mercy c<sup>t</sup>

Edward Jones pl<sup>t</sup> } Sued in County Ct  
ag<sup>t</sup> }  
Augustine Standford def<sup>t</sup> } Augustine Standforth was Sumoned to answer unto Edward Jones of plea of trespass on the Case

And whereupon the pl<sup>t</sup> by Edmund Brauchamp his Attourney Com<sup>r</sup> & saye that in the yeard of our Lord 1686 the said Augustine promised to pay unto his Attourney in two acco<sup>n</sup> viz<sup>t</sup> one Comenced by James English ag<sup>t</sup> the said Augustine the other on the b<sup>e</sup> half of Augustine ag<sup>t</sup> the s<sup>r</sup> English which the pl<sup>t</sup> did his utmost ind<sup>e</sup> in Debout the premises the said Augustine do<sup>e</sup> with & still doe druy to pay the said being 200. of Cobaco the pl<sup>t</sup> saye he is Damified and have Damage to the vallow of 500. of Cobaco & thereupon bringe this Suit

And the def<sup>t</sup> in his proper p<sup>l</sup>on Court and d<sup>e</sup> fend the fore d<sup>e</sup> injury when et<sup>r</sup> praye Liberty to imparle hereunto until the next County Court & it is granted him the same day is granted to the pl<sup>t</sup> also

At w<sup>h</sup> said County Court viz<sup>t</sup> the 13 day of June in the xij<sup>th</sup> yeard of the Douion of the Douion of the R<sup>t</sup> hon<sup>ble</sup> Charles c<sup>t</sup> Amog<sup>r</sup> Douy 1689 the said parties and the said Augustine saye that he knowe nothing in barre or avoidance of the acco<sup>n</sup> afores<sup>d</sup> Whereupon it is Considered by this Court here that the said Edward Jones recover ag<sup>t</sup> the said Augustine as well the sume of two hundred pounds of Cobaco & so<sup>r</sup> dr. also the sume of of Cobaco Cost of Suite & the def<sup>t</sup> in Mercy c<sup>t</sup>