

June 4.

Peer: Mathias
Cousin:
Charles: Tindall

Charles: Tindall Comptroller of the Exchequer
brought to the Bar in Court. The following information was read.

Somerset County. The Information of Jas. Sangster, their Maties Attorney
is that Charles: Tindall of this County Esquire, after the 25th of June 1689
Wm. Morris of this County Esquire, for an Escape from the Sheriff of this County did
Commit the sd Morris, and him did not appear for their Maties that the sd prisoner
might be brought to due punishment. on the 25th of June 1689.

Upon Examination of the sd Charles: Tindall concerning the sd Morris. the sd Tindall did in
Open Court confess that he did shake hands with the sd Morris after the 25th of June 1689 was issued against
the sd Morris, the sd Tindall protesting that he durst not seize him, fearing he might have a pistol
in his pocket. He said Tindall further says that one Ralph: Ser, was present at the shaking
hands with the sd Morris.

Ordered by this Court that the said Charles: Tindall give security to the Sheriff to produce Wm: Morris at the
next Court, to answer what should be objected against the sd Morris on their Maties behalf, or the sd Tindall
to remain in the Sheriff's custody.

Ordered by this Court that Edmund: Mmblabell. be fined according to rules of Court for swearing
as also that he give security for his fine and good behaviour. and
whereupon came the sd Edmund with his security John: Strawbridge, and the sd Retornant did in
Open Court confess him self to owe and be indebted unto their Maties the sum of ten pound sterling money
of England, and the sd John: Strawbridge in like manner did confess him self indebted the sum of
five pound the lawful money of England, due to be paid on their goods and Chattels lands and
Tenements for their Maties use &c.

The Condition of the above the above Retornant is that if the above bound Edmund
Mmblabell do pay his fine and Court Charges, as also be of the good behaviour, and abstraine to
all their Maties Lige Leases of this County during the Courts pleasure that then this Retornant
be void and of none effect otherwise to be and remain in full power force and virtue.

Ordered by this Court that the Jury open by all of Strawbridge and Gouso be allowed their fees. J. P. R.

Peter: Wharles: Esq. James: Barry of this County Esquire. was attached to answer
unto Peter: Wharles: of the same County Esquire in a plea of debt. and
James: Barry. Esq. And whereupon the plea by James: Sangster their Attorney Comd and says that the sd
debt is certain and stand indebted unto the plea, his Heirs, Executors, Admors. Assigns
or Lawfull deors the full and just quantity of fifty six good large Slaughter hinds, whereof the one half is to be
upper better well tanned and currid, and the other half to be sold better payed at or before the last day of August
next immediately after the day of the date of a Petition specially made in the name and behalf of the sd debt. bearing date
the first day of July last. 1689. and is here in Court produced, wherein the sd debt, did firmly bind him self
Heirs & Assigns for the payment of the sd debt. Notwithstanding of the sd specially the defendant fraudulently
Crafully intended to deceive the plea. the same hath come to pay, and yet doth deny to pay the same.