

According to Law in that Case made and provided — in James Sangster. The Justice  
Judgment being read, to witte that he in James placed not guilty. the matter being to be by  
Judgment of this Court, who having the Evidence Examined & Sworn; having considered the  
matter do: Quash the Judgment.

did sworn. was Margaret Summers & Mary Smithadgo.

James: Gimby Dill } Somerset County for. in. Thomas: Jones of this County Just, was attached to  
in Thomas: Jones Dill } answer unto James: Gimby of the same County for use in a plea of trespass  
upon the Case. —

One who upon the plea by James: Sangster his Attorney Comed and says that in the year of our  
Lord 1682: the plea had one Cart horse well known to be the plea by the name of Gimby on  
the other side: the Day, when said Horse then and there running. The said Thomas Jones Dill, did  
then & there take up sell and dispose of to Mr Daniel: Carter, at the price of three thousand pounds  
of tobacco, without the plea Order, knowledge Consent or privity, and the plea likewise declares that  
the said Jones at his return to this County, the same did craftily and cunningly conceal from the plea knowledge  
about the space of nine years, whereby it is apparent that the said Dill did fraudulently and craftily induce  
the plea to believe, and him defraud of both horse and price by the Dill impost, which in reality was an under  
rate formerly proffered the plea for the said horse. The plea likewise declares that the promise considered  
viz, that the said Dill had Order either written or verbal to dispose of the said horse. but considering  
the same so long, and his late denial satisfaction to the plea, imports the great abuse and damage of  
the plea to the value of six thousand pounds of tobacco. and thereupon brings this Suit — Ja. Sangster p. p.

the Dill: { In: Do: }  
{ Rig. Re: }

The Court. Since he is not guilty as by the Dill it appears and puts himself upon the Country

Edward: Jones } Attorney } Dill read if not joined  
The plea also }  
James: Sangster }

whereupon Command was given to the Sheriff to bring here  
twelve good and Lawfull men of his County that the matter in hand might be the better understood, and  
Jurors: Names - viz }  
Wm: Hall. — }  
Wm: Calcott. — }  
Edward: Ewing — }  
Wm: Colsons. — }  
Wm: Bolton. — }  
Wm: Durham. — }  
James: Ingram. — }  
Wm: Banton. — }  
Wm: Brown. — }  
Wm: Cull. — }  
Wm: Dill. — }  
or panel who of are returned as appeared upon the left hand being legally summoned  
re-hand and sworn upon the holy Evangelists having heard the forso Declaration  
plead also these following protest. or papers read. subscribed their Charges and sent forth in  
order to return their verdict: — Then was this following hind read in Court  
in: Jones. Sr These are to let y understand that I was at y house, & y was not at home  
Sr that was the business with y, to know what business y had for to sell a horse  
of mine, which was on the other side of the Bay without my Order. I would desire  
to have the answer into the Record here of what y would do to do about it.