

of the said George & Elizabeth of 1000: Bonds of 2000, and person being their surety. And they being in Court the latter explanatory of the said Wm: Stobond, whereby it appears the sd. Eliz. is to be taken of the estate aforesaid, and herself to have adm<sup>n</sup>. Doul & Qud. Blog: Tra. { Jun: Do: }  
 Link: 20: }

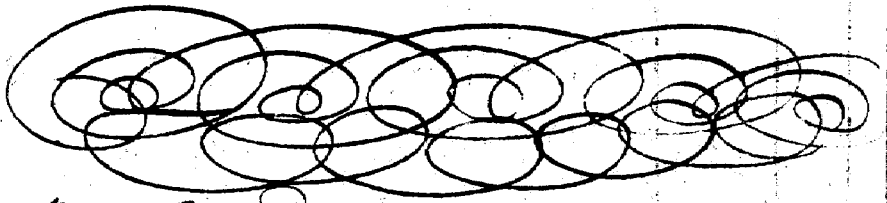
And the sd. Sam: Worthington Com<sup>r</sup> says that he is no way bound in the estate of the said Wm: Stobond but that he is bound due to him from a forced estate & puts himself upon the Court. Worthington & Attorney  
 & the pt also. Doul - - - }

It may signify that Wm Lou saved about 300: Or more foot of Oak plank for the said Stobond's boat, which is at present from the Court. your humble serv<sup>t</sup>. Stephen: Hokey.

to the Jun: W: St. July 25. 1693.

Wm: Stobond Dr  
 March 1684 to 6 day's Carpenter's work at 20 p<sup>d</sup> diem = 120  
 March 1685 to 370 foot of white Oak plank 1 1/4<sup>th</sup> = 462 1/2  
 to 2 day's work in carrying of the aforesaid } 640  
 Blank to ind<sup>l</sup> & tolls. - - - - - } 622 1/2  
 Errors Excepted by me Wm: Law.

The Justice considered of Court do find me  
 Cause of action. And a Non Suit is Special Execution



Jun: W: St. Sumd for the sd. & Sw.

~~James~~ Peter Dodkin: Pl<sup>t</sup>.  
 Wm: Lawrence Defend<sup>t</sup>.

Wm: Lawrence late of this County was attached to answer into  
 Peter Dodkin of a plea of trespass on the Case. And whereupon the said Peter by Peter Doul Sub<sup>r</sup> Attorney  
 says that whereas the said Wm: in 21 of Oct<sup>r</sup> in the year of  
 our Lord 1691. at Mene can within the Jurisdiction of this Court  
 did take the said Peter in the sum of Two hundred fifty & six p<sup>d</sup> of  
 certain goods & Merchandise by the said Peter to the said Wm: sold & delivered, and the said  
 Wm: to the said Peter in manner aforesaid being ind<sup>l</sup>, did assume upon himself, and to the said Peter full  
 promise that he the said Wm: the said sum of 265 pound of Cork when requested, would content & pay. He  
 the said Peter though often requested in same to the sd. Peter hath not paid but hath rather refused  
 to pay still refuse to the damage of the said Peter of 600. pound of tobacco & the sd. Peter being his surety  
 Doul & Qud. Blog: Tra. { Jun: Do: }  
 Link: 20: }

And the sd. Sam: Worthington, denies the auct<sup>r</sup> & puts it to the proof thereof & puts himself upon  
 1687: Wm: Lawrence Dr  
 To 1 Gall rum 2 gall rum & 2 pound sugar - - - 87  
 To 4 gall Mole job & 1 Gall rum - - - - - 69.  
 To 4 gall & 1 qt<sup>r</sup> rum at several times - - - 150  
 To 2 gall dille 1 Gall & 1 pint - - - - - 95.  
 To 1 Gall Wm: & 1 Gall rum - - - - - 60  
 To 2 Gall brandy p<sup>r</sup>ung & out of rum. - - - 40  
 To 2 gall rum 60 & 7<sup>th</sup> Sugar at 4<sup>th</sup> 28 - - - 688  
 Errors Excepted by me Wm: Law = 589  
 as being proved by m<sup>r</sup> Dodkin Cath.  
 Jo: Saum Sumd in Court.

and the pt also. Doul. - - - } Attorney  
 Worthington & Attorney  
 Ser Contra is Dr Cork  
 By Cork vid of y<sup>e</sup> - - - - - 176  
 By 1: Regg vid of young D: m<sup>r</sup> - - - 157  
 333  
 Ballance due. - - - - - 256  
 589  
 The Court grants Order for the said writ of Habeas Corpus