

And the Defendant by Robert Currie Counsel & Saith that he oweth to the plaintiff according to Declaration of this party himself upon the Court. Currie & Defendant.

The plaintiff says he is indebted as he hath declared for of this he puts himself upon the Court
Worthington pro Df

Richard Warren Debtor to William Grayson

For a horse at _____ 1200/-
in the year of our Lord 1692

Received in part _____ 0600/-

Remains due _____ 0600/-
1200

To me Wm Grayson M^r his mark

And this being found as aforesaid
It was debated & considered by the Court that the plaintiff recover against the Defendant the sum of six hundred pounds of tobacco & costs

John Rowell of Somerset County
Creditor was attached to answer unto Capt. John King & me

Thomas Jones Heir of the Estate of my decessed father Stephen Luffe decd of an action of the Case &c. And whereas upon the said John & Thomas & Sam^l Worthington the Attorney Counsel & Saith that in the year of our Lord 1692 at Manot in within the Jurisdiction of this Court became indebted unto the said Stephen Luffe in his life time for lands & Shrifts fees ad &c. ad &c. unto an exact debt appear the just sum of One thousand three hundred & twenty one pounds of tobacco & the said John being indebted in manner & form as aforesaid upon himself assumed & promised that the said sum of 1000 he would well & truly Content & pay when thereunto required notwithstanding the said John to the said Stephen in his life time hath not paid of aforesaid sum of tobacco nor unto the said John or Thomas since the decease of the said Stephen but the said John doth refuse & still doth refuse to do so to the great damage of the said John & Thomas of 2742 pounds of tobacco & thereupon they being the Debtors

Worthington & Cur. by the Court
Rich^d Co.

John Rowell Dr. to 2 parts of ind. Luffe £ 100
1692 // to 7 ann in the L. Feb 172 — 774
to a subp for Jan daughter. — 010
to 2 Laps 1768 pollt. — 352
to a Capb & 4 subp. age Owen. 075
to 2 Capb age Leigson & Taylor. — 070
to a Capb & 2 subp age Matthews 055
to a Capb age Wm Duffe. — 035

Per Contra Cr
By Wm Matthews 55
Bald Due — 1316
1371

Richard Co.

Errors Excepted & me Sam^l Worthington Book £ 5 per
The Court by himself nor Attorney appearing judgment past of default and thereupon the Court gave judgment against the Defendant for 7 Bails viz 1316 with Cost of Sub alias &c.

Mr David Richd
Bryan Callah

Matthew to answer in
unto him the just sum
owed & from him in
And whereas upon the
the said Bryan & 2
wife in the Jurisdiction
with the hand & seal
date whereof is the
to owe & stand in debt
&c. in the just sum
paid Contentedly
the said Bryan bound
Bryan the said sum
said Bill to the said
to refuse & doth still
demanded to the
the being the Debtors

Non est factum
The Court not prob
a non sub volue
John Colke
Wm M. Hill

Ephraim Wilson of
was attached to answer
an action of the Case
his Attorney Counsel
Lord 1692 at Manot
Indebted unto the
tobacco ad &c. ad &c.
in manner as aforesaid
the said sum of tobacco
unto required. Heber
John hath not paid
Ephraim the Attorney
hath refused of whom
said Ephraim to pay
damages of the said John
the being the Debtors

Wor
And the Defendant by
Saith he is not ind
of by the Court. De
And the plaintiff says
indebted & put him