

An Original action within a twelvemonth day, and make it appear that he hath satisfied the debt just or in part, or otherwise in some discharge the same, that then he be willed to be responsible at the law in such cases dole require for in bills 95

Donnoe Dennis Esq. } Attachmt being issued out
Alexand Mackswain Esq. } agt y^e d^eft goods & tra for
15 19 pounds of tobacco

return therof being made by the sheriff the 12 day of this
glew ad follows th. Attached in the hands of Elliot Roman
five hundred pounds of tobacco for house of Donnoe
Donnoe wine in the estate of Alexand Mackswain
The above 500. of p^{er}ts being valued in Dec. by y^e Court
the remainder attached in the hands of J^o W^o in lot^o.

Value of the above by the Court at London valued @ 50. 100
where the Court Order's condemnation for viz for 150) 100

James Beauchamon Esq. } Somers^{et} s^{er} vice
John Baird Merc. Esq. } John Baird of said County
Morch^{et} was attached to

To answer unto James Beauchamon of a plea of trespass
of the case &c. and whereupon the d^e James & Somers
Worthington his Attorney Complaind that on y^e second
day of August in the year of our Lord God 1695. the said
John at Mouch^{et} in within the Jurisdiction of this Court
became indebted unto the d^e James in the just sum of
Eighteen Shillings Sterling ad p^{er} a Note from under
the hand of the d^e John dole appear, the date hereof is
the day and year afo^{re}. Whereupon the d^e John to y^e said
James the afo^{re} sum of money hath not paid to y^e great
damages of the d^e James of forty shillings of like
money @ thereupon he brings this sub^{er} tra.

Worthington & Quer p^{ro} p^{ro} J^u D^o
John Baird Merc. Esq. does by this writt oblige us to pay
to James Beauchamon the sum of eighteen shillings
to him or his Order or Writings my hand this second day of
August 95 year. Baird.

The Original Writt being returned Non Est. Substant, the d^e
being read @ the U^{er} prob^{er}, the p^{ro} Attorney humbly Crave
an Attachmt might issue agt y^e d^e goods & tra where being
considered was by the Court granted @ Orderd that the
first b^e Gibson awarding to Law &c. / Whereupon came

The d^e Plaintiff
by Recovery
to the d^e the d^e
that if the above
Complaint within a
action & make it
otherwise dif
the Law require

for the
the

County Court
Newbold

John Moulton
Margaret Train
his wife to admit
Train, and that
Case of Custody with
Committed by the
Moulton to Guard
that their Estates
first giving security

Ordered that the
Court house where
of Record appears

Ordered that the
for the district
prayed last Court
formerly kept in

Ordered that the
Matters high way
for that district

John Emeth
Joseph Stator
on the Case &c.