

And the said William & Sam Worthington his attorney Comor and Defend his force & injury to the said King that he had used no
 Copy of the said writ, when he was awarded, nor he was awarded to write his Declaration, which makes him uncapable of making of any
 no having had good dealing with the said King and created a bargain of the said writ upon the Court Worthington of 1692
 And the said King that his account done for is an account made up and depend to by the said King. Therefore no need of any writ to be
 sent with the writ the said King satisfied with his loyalty of the said King, and put himself on the Court also. Done p. Pet
 The Declaration being read and the issue found, the said writ going with the writ it was considered by the
 Court and ordered a Non Subt agt the pet with Est. alias Executio. and and and

John Dorell Esq. Somer. p. p.
 Ellis Coleman Esq. The Colman of this County was attached to answer unto John Dorell of an account of the said King.
 And whereupon the said John & Sam Worthington his attorney Comor and Defend that the said
 Ellis & Damaris his Wife became indebted unto the said John on the sixteenth day of July in
 the year of our Lord 1692. At which time the Jurisdiction of the said Court became indebted unto the said John in the just sum
 of four hundred pounds of Tobacco good & Merchantable to be paid on demand ad p. a Nels under the hand of J. Damaris
 his in Court appeared. And the said Ellis being indebted in manner of form ad aff. Did upon himself of his own free will promise that
 the aforesaid sum of Tobacco he would well & truly content & pay when the same was required. He further says that the said Ellis nor Damaris
 his Wife to the said John the aforesaid sum of Tobacco have not paid but the same to be half of said and still due to the said King
 of the said John of 5000 lbs of the said Tobacco & thereupon he brings this Subt. Done
 Worthington of 1692. J. Dorell Esq. Pet. Ellis Coleman Esq. Def.

And the Defend by Peter Dorell his attorney Defend his force & injury to the said King that the said Declaration aff
 agt him ought not to have, for that the consideration, for which the Bill or Nels was past for, is not complied with, neither
 does the writ say agt Ellis and Damaris. The Bill or Nels being past by the said Damaris for which the said Ellis Prays
 Absolut of the said writ, and prays judgment of the Court. Done p. Def.

And the Pet comes & says that the Nels imply satisfaction & that he puts himself upon the Court
 Worthington. Pro Pet.

Maryland in the County of Somerset. The said Ellis Coleman to pay unto the said John
 Dorell the just sum of four hundred pounds of good & Merchantable Tobacco upon demand ad witness my
 hand this sixteenth day of July 1692. Damaris Coleman.

Though Stouffon

The Declaration plea replicabil & Nels being read, there Evidence being sworn for the said King & issue left to
 the Court judgment who orders that the Def pay unto the pet four hundred pounds of Tobacco as balance for
 with Est. of Subt alias Executio.

Though Stouffon this day made case that he allowed five days for Ellis Coleman to pay the said King
 money prays Order for the same which to him was granted.

Mary Dangle and Francis Dangle made case in Court this day that they allowed eight days of the said King
 ad Evidence for Wm Dangle pet agt John Alexander Def. The Court grants Order for the same
 and Court adjourned for an hour.