

Ordered by the Worth Justice in Court sitting that in Richard Chambers, one in John Browns Agree with some p^{er}son
to save stand for Moneth in Bridges at y^e Wadding place & in down the same. And further ordered that James
Luzaffyns p^{er}son was ordered to the Sec^y of the County (viz) five hundred pounds of Tobacco, to be now paid towards the
fore^{er} Works and mending the said Bridges &c. The Court adjourned for half an hour. Copy sent

The same day the same Court s^{at} as afores^d.

Thomas Quillaine Esq^r Somers^{et} County Jst.
Matthew Jones Taylor Esq^r Matthew Jones late of Somers^{et} County Caylor was attached to answer unto Thomas
Quillaine of a plea of Trespass on the Case &c. and whereupon the said Thomas
by Peter Dowle his Attorney complains that whereas the said Matthew the day
of August in the year of our Lord 1694 at Newcastle within the Jurisdiction of the Court was indebted to the said Thomas
in the sum of five hundred thirty four pounds of Tobacco for sundry &c. & by a^{ct} of the Court ordered more fully and at large it
is to be seen and may appear, and the said Matthew to the said Thomas in manner afores^d did assume upon himself
to the said Thomas then & there faithfully promise that he the said Matthew the sum of 534 pounds of Tobacco to the said
Thomas would well & truly content & pay, notwithstanding the said Matthew his promise & assumption afores^d and not regarding
but minding and fraudulently intending him the said Thomas in this behalf to deceive and defraud the same he the said
Thomas hath not paid but hath rather refused, and doth still refuse to the discharge of the said Thomas of 1400 pounds of
Tobacco and the cost of his bringing into Court. Dowle p^{er} Qu^{er} 1695. In Ju^o De^o K^{er} De^o.

Augst 1694. Matthew Jones --- Dr
To y^e part of 2 C^{ts} of 1000 --- 300
To the making of a Warrant of 1000 --- 600
obeyed too --- ---
to Tobacco the Henry Lloyd for you. --- 174
534

The Declaration & a^{ct} of the Court in open Court
Consp^{er} judgment for 534^l of Tobacco and declared for wth the Court
grants Order for with Cst of 1400 alias Executio

Edward Green Esq^r Somers^{et} County Jst.
Ephraim Wilson Esq^r Ephraim Wilson late of Somers^{et} County Jst was attached to answer unto Edward Green
of a plea of Trespass upon the Case &c. and whereupon the said Edward by Rob^t
Parris his Attorney complains that whereas the middle day of August in the year of our
Lord 1693 Hannah Maynard Dow^{er} of all & singular the goods, chattels & Credits of James Maynard late of the County of Somers^{et}
did by her Attorney in open Court Consp^{er} judgment unto the said Edward afores^d for nine pounds Sterling or like Value in piece of Eight
at four shillings & six pence and the said Edward did issue out Cst ad satisfactio^{em} agst the body of Hannah Maynard
to whom the sum of all & singular the goods, chattels & Credits which were of the said James afores^d was committed for the afores^d sum of the
said Ephraim Wilson late of the County of Somers^{et} should be executed according to Law, which Cst ad satisfactio^{em} was returned to the Court
in the year of our Lord 1695 and the said Writ or Cst ad afores^d was returned Executio^{em} to the said Court, whereupon the said Edward did
expect that the said sum of money together with Cst of Suits should be paid him, or otherwise that the person of y^e afores^d should
be safely kept, or in prison bound until by his satisfaction given, and the sum afores^d and owing to the said Cst ad satisfactio^{em} and the sum
contained unto the said Edward be paid. Notwithstanding the said Ephraim, the body of the said Hannah Maynard according to the Court's
Conceit of the said Cst had not (whether did bring) unto the Court in the year of our Lord 1695. but did rather set the body of y^e afores^d
Hannah Maynard at large, where the Law hath it as well as escape by which the said Edward hath not satisfaction nor payment
of the sum contained in the said Writ, by which the said Edward hath been damaged Eighteen pounds Sterling and afores^d other upon the said Cst &c.
Parris p^{er} Qu^{er} 1695. In Ju^o De^o K^{er} De^o.