

Adozi Johnson
Sylas Chapman

Somerset County
Sylas Chapman late of that County was attached to answer unto Adozi Johnson of a plea of trespass on the case and whereupon the said Johnson by Peter Dowl his Attorney complained that whereas the said Sylas the 14th day of

December in the year of our Lord 1694 at Decemb^r within the Jurisdiction of that Court was indebted to the said Johnson in the sum of four hundred pounds of Scots being for one Coffer hatt by the said Johnson to the said Sylas sold and delivered, and the said Sylas to the said Johnson in manner aforesaid being indebted did assume on him self and to the said Johnson faithfully promise that he the said Sylas the said 400 Pounds of Scots to the said Johnson would well and truly content & pay, notwithstanding the said Sylas the said sum of 400 Pounds to the said Johnson according to the promise and assumption hath not paid but hath hitherto refused and doth still refuse to the damage of the said Johnson of 200 Pounds of Scots thereof he brings his Suits. Dowl p^r q^r Aloysius (the do-? Rulde?)

Decemb^r 14. 1694 Sylas Chapman is De. in Scots.
To: Coffer hatt al — — — — 400.

June the 18th 1695. Then Adozi Johnson made Oath to the above auct^r before me. Matt Scarborough James Penn

The Oath taken and auct^r being read & proved, we do find being made in the Court gave judgment as the Oath for the debt declared for (viz) 400^l of Scots with Coffer hatt Executio

Hannah Maynard
John Hanson

Somerset County
John Hanson late of that County was attached to answer unto Hannah Maynard widow of the goods & Chattels of James Maynard dec^d of a plea of trespass on the case and whereupon the said Hannah by Peter Dowl her Attorney complained that

whereas the said John the 8th day of October in the year of our Lord 1693 at Decemb^r within the Jurisdiction of that Court was indebted to the said James in his life time in the sum of 300 Pounds fifty three and half pence of Scots for sundry accommodations and expences by the said James in his life time to the said John sold & delivered and the said John to the said James in manner aforesaid being indebted did assume upon him self & to the said James in his life time promise that he the said John the said sum would well & truly content & pay notwithstanding the said John his promise & assumption aforesaid not regarding but mind^{ly} & fraudulently intending the said James in his life time to desert & defraud the said James in his life time, nor to the said Hannah since the death of the said James the said sum hath not paid but the said sum to pay hath refused, and doth still refuse to the damage of the said Hannah of 1570 Pounds of Scots thereof he brings his Suits. Dowl p^r q^r Aloysius (the do-? Rulde?)

And the Oath of John Worthington his Attorney Comed & with that he p^r the auct^r hath not given him his Oath which makes him incapable to answer, & made his Oath, and for want of which he Craved a Non Suits, and of that he himself upon the Court. Worthington p^r Dowl

The promise by the said Court Comed & (viz) the auct^r in p^r the auct^r not going with the Writ^h do. Order a Non Suits auct^r the p^r with Coffer hatt alia^r Ec.