

Francis Martin Esq
William Jenckens Esq

Somerset
William Jenckens of the County was attached to answer Francis Martin of
of a plea of trespass of the Case &c. and thereupon the said Francis
by Sam Worthington his Attorney/Complainant that the said William on or

About the 15th day of May in the year of our Lord 1693. at Accants within the Jurisdiction of the Court became
indebted unto the said Francis in the just quantity of forty gallons of Care unto him the said William lent
by the said Francis to be paid again in kind. Notwithstanding the said William the afo quantity of Care to the
said Francis hath not paid but the same he doth hath done to the damage of the said Francis of one thousand
pounds of Tobacco, and thereupon he brings this Sub. &c.

Worthington p^r q^r Rog^s & c^a { In De-
{ R^o l^o k^o }

Francis Martin Esq
Wm Jenckens Esq
did the 1st day of Edward Jones his Attorney/Complainant and defend and saith that the said
is not indebted in manner & form as the p^r declared & thereupon puts him self upon the Court
& R^o Edward Jones.

And the 1st put himself upon the Court also Worthington. p^r q^r p^r
May 15 1693 William Jenckens Esq To pay him to be paid in kind 40 gallons
Errors Excepted p^r Francis Martin

The said Martin & John Cullon made Oath that the above said was just & true. Whereupon the Court
gave judgment aq^t the Defendant for 40 gall of Care with Cost of Sub. alias Executio

John Cullon the day made Oath in Open Court that he attended six days ad an Evidence for the said Martin p^r
aq^t William Jenckens Esq. which the Court grants O^r for (viz) for 30 l^o p^r day.

James Lawleigh Esq
James Ferrill Esq

Somerset
James Carroll was attached to answer unto James Lawleigh of an action
of the Case & c. and thereupon the said James Lawleigh p^r Sam
Worthington his Attorney/Complainant & saith that the said James Ferrill on

The third day of April in the year of our Lord 1695 became indebted unto the said James Lawleigh at Manning
within the Jurisdiction of the Court in the just sum of fifteen hundred fifty three pounds of Tobacco as p^r
and there in Court produced appeared, and the said James Carroll being indebted in manner as aforesaid did
upon himself affirm & faithfully promise that the afo sum of Tobacco he would well & truly Content & pay
when the same required Notwithstanding the afo James Carroll the afo sum of Tobacco to the afo James Lawleigh
hath not paid & the damage of the said James Lawleigh of three thousand pounds of Tobacco, & thereupon
he brings this Sub. & c.

Worthington p^r Q^uo: Rog^s & c^a { In De-
{ R^o l^o k^o }

April 7 3^o day 1695 James Carroll O^r to James Lawleigh
to John Pantor paid for him eight hundred 800
to one pair of his old shoes & one pair of leather breeches 160
to thirty gallons of Syder 200
By ord^r of Edward Ferrarall 397
Errors Excepted p^r James Lawleigh. 1557

The Defendant Attorney in Open Court Content judgment for thirteen hundred fifty three pounds of Tobacco being
the debt of aq^t. O^r granted by the Court for 7 l^o with Cost alias Executio

John
Game

Attorney
full & just
appear by
day of June
Number o
g^ror left a
aford, to p
Barry like
uni the dau
for the p^r
his Sub

John
James B

The
Sub a

what
out of

The
and the

Walter

Walter

Walter